RECORD OF DECISION

REMEDIAL ACTION

OUTBOARD MARINE COMPANY/WAUKEGAN COKE PLANT SUPERFUND SITE

WAUKEGAN, ILLINOIS

September, 1999

DECLARATION

SELECTED REMEDIAL ACTION FOR THE OUTBOARD MARINE COMPANY/WAUKEGAN COKE PLANT SUPERFUND SITE WAUKEGAN, ILLINOIS

Site Name and Location

The Site is identified as Outboard Marine Company (OMC) Operable Unit 2 (or the Waukegan Coke Plant) and is located in Waukegan, Illinois.

Statement of Basis and Purpose

This decision document presents the rationale for selecting the final Site-wide remedial action for the Waukegan Manufactured Gas and Coke Plant Site (WCP Site) and describes the legal and technical basis for the selection. The remedial action was chosen in accordance with the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980, as amended by the Superfund Amendments and Reauthorization Act (SARA) of 1986, and is in compliance with the National Oil and Hazardous Substances Pollution Contingency Plan (NCP) to the extent practicable. This decision is supported by documentation contained in the Administrative Record for the WCP Site.

Assessment of the WCP Site

Actual or threatened releases of hazardous substances from this WCP Site, if not addressed by implementing the response action selected in this Record of Decision (ROD), present a potential future threat to public health, welfare, or the environment.

Description of the Selected Remedy

The remedial action contained in this ROD applies to Operable Unit 2 of the OMC Site and represents the final Site-wide remedy. The selected remedy for the WCP Site addresses all potential pathways of exposure. It addresses the principal threats of contaminated soil through treatment and the low level ground water contamination through a combination of treatment and Monitored Natural Attenuation. The selected remedy is a modification of the Feasibility Study's Alternative 3. Specifically the selected remedy includes:

A. Vadose Zone Soil Remedial Components

- Excavation of the PAH Remediation Zone and the temporary storage pile of creosote contaminated soil and either off-site: 1) ¹treatment by power plant co-burning, or 2) disposal at a RCRA Subtitle C or D landfill.
- In-situ stabilization/solidification of the Arsenic Remediation Zone soil or off-site disposal.
- Combination vegetative, asphalt and building cover for Marginal Zone soil, the backfilled excavation areas and the southwest quadrant of the site.
- Institutional controls.
- Development of a comprehensive Soil Management Plan.

B. Ground Water Remedial Components

- Short-term (or phase 1), cell-based ground water extraction, on-site precipitation and biological treatment and on-site reinfiltration of treated ground water.
- Long-term Monitored Natural Attenuation (phase 2).
- Ground water use prohibitions.
- Five-Year Reviews

Statutory Determinations

The selected remedy is protective of human health and the environment, complies with federal and state requirements that are legally applicable or relevant and appropriate to the remedial action, and is cost effective. This remedy utilizes permanent solutions and alternative treatment or resource recovery technologies to the maximum extent practicable and satisfies the statutory preference for remedies that employ treatment that reduces toxicity, mobility, or volume as a principal element.

Because this remedy will result in hazardous substances remaining on site, a review will be conducted within five years after start-up of the remedial action to ensure that the remedy continues to provide adequate protection of human health and the environment. This review will be conducted at least every five years as long as hazardous substances are present above health-based clean-up levels.

Data Certification Checklist

The following information was used in determining the selected remedy and is included in the ROD:

- A description of the Contaminants of Potential Concern and their respective concentrations;
- Baseline risk presenting the Contaminants of Potential Concern;

Treatment is the preferred alternative for both the PAH and arsenic contaminated soils. Placement of the PAH soils in a landfill will only be selected if it is determined during the Remedial Design that treatment is not practicable (e.g., not feasible, excessive cost, etc.).

- Cleanup levels established for Contaminants of Potential Concern and the basis for the levels;
- Current and future land and ground water use assumptions used in the Baseline Risk Assessment;
- Land and ground water use that will be available at the Site as a result of the selected remedy;
- Estimated capital, operation and maintenance (O&M) costs, total present worth costs;
 discount rate; and the number of years over which the remedy cost estimate is projected; and
- Decisive factors(s) that led to selecting the remedy.

State Concurrence

The State of Illinois concurs with this ROD. A letter of concurrence is attached in Appendix C.

Authorizing Signature

William E. Muno

Director, Superfund Division

U. S. EPA Region V

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DECISION SUMMARY

I. SITE NAME, LOCATION, AND DESCRIPTION

The 36-acre Waukegan Manufactured Gas and Coke Plant Site (WCP), CERCLIS ID# ILD000802827, is Operable Unit 2 of the larger Outboard Marine Company (OMC) National Priorities List Site. The WCP Site is located in Waukegan, Illinois, on a peninsula separating Waukegan Harbor (the harbor) on the west from Lake Michigan (the lake) on the east (see Figure 1). The Site is mainly a flat open area with sparse vegetation. The northwestern portion of the Site is currently used for seasonal boat and trailer storage. A parking lot and an office building owned by Outboard Marine Company occupy an area at the southeast corner of the Site. The southwest area of the Site contains a large stockpile of harbor dredgings. Immediately south of Slip #4 is a covered temporary storage pile of creosote contaminated soils found during construction of the slip.

Commercial and industrial land and a harbor surround the Site on the north, west, and south. The harbor serves commercial shipping, including raw materials and cement delivery, and barge and tug mooring. It also provides access to maintenance facilities for recreational boating, and has marina facilities. To the east of the Site lies Waukegan Beach, a city park and recreational area.

II. SITE HISTORY AND ENFORCEMENT ACTIVITIES

The EJ&E Railroad purchased the Site in 1893 and the western portion of the Site was developed commercially as a creosote wood-treating plant in 1908. The creosote plant was dismantled sometime after 1917. Additional information is contained in the Feasibility Study Addendum for the creosote contaminated soils associated with this site use activity. The Site was initially used as a larger manufactured gas plant and then as a coke plant under various owners from approximately 1928 through 1969. The remaining coke plant structures were demolished in 1972. Between 1973 and 1989 OMC used the property for various operations and activities including fire training, public parking, and snowmobile testing. Larsen Marine currently uses the northwestern portion of the Site for seasonal boat and trailer storage.

The selected remedy for Operable Unit 1 of the OMC Site included excavation of PCB contaminated sediment and soils from the Waukegan Harbor, and several on-site ditches and lagoons. The most heavily contaminated soils and sediments were treated on-site and placed in one of three secured cells at the OMC Site. One of the secured cells was constructed in the former Slip #3 of the Waukegan Harbor. As part of the OMC cleanup, Slip #4 was constructed as replacement for Slip #3 which was used as a secured cell. During the construction of Slip #4, creosote contamination was discovered. The creosote contaminated soil was excavated and placed in a temporary storage pile located on the Site immediately south of the new slip. The discovery of this creosote contamination required additional Site investigation. The OMC PCB cleanup is fully complete and operating under long-term Operation and

Maintenance requirements. Although the PCB cleanup is complete, there are residual PCB concentrations on-site. The residual PCB cleanup concentrations are below the required cleanup levels determined in the OMC Record of Decision. Therefore, a discussion of the residual PCB concentrations appears in the risk calculations for the Waukegan Coke Plant but these risks are covered under the cleanup requirements of the OMC ROD.

After discovery of the creosote contaminated soils, U.S. EPA and the North Shore Gas Company entered into an Administrative Order On Consent (AOC) in September of 1990 for completion of a Remedial Investigation/Feasibility Study (RI/FS). RI field investigation activities were conducted in two phases; Phase I was conducted in 1992 and 1993 and Phase II was conducted from 1993 through 1995. A Preliminary Site Characterization Summary (PSCS), was finalized in April 1994. The purpose of the PSCS was to provide the U.S. EPA with a preliminary transmission of data collected during the RI and previous investigations before data evaluations were complete. The RI Report was submitted in 1995 and was approved in February, 1996. In 1995, a baseline risk assessment consisting of a Human Health Risk Assessment (HHRA) and a screening ecological risk assessment (ERA) for the WCP Site was performed. During preparation of the FS, supplemental sampling and data evaluation activities were performed to refine the conceptual Site model. Also, as part of the FS, several treatability tests were conducted to evaluate potential remedial technologies with respect to remediation of soil and ground water. The FS Report, finalized in November 1998, summarized the results of the additional investigations, the treatability studies and the development and evaluation of remedial alternatives. All sampling and analysis results relied upon in this ROD were performed under the AOC by Barr Engineering Company on behalf of the North Shore Gas Company.

III. HIGHLIGHTS OF COMMUNITY PARTICIPATION

The U.S. EPA released a Proposed Plan for the final remedy for the Site for public review and comment on February 22, 1999. The Proposed Plan and supporting documents were placed in the information repositories at the U.S. EPA Region V Office and the Waukegan Public Library. A Proposed Plan Fact Sheet was mailed to everyone on U.S. EPA's mailing list and press releases were sent to local media. Notice of the availability of the Proposed Plan was also included in advertisements in the Chicago Tribune and the local Waukegan newspaper. U.S. EPA held a public meeting on March 3, 1999 at the Waukegan Public Library. At this meeting, representatives of U.S. EPA provided background information on the Site, explained the Proposed Remedy, answered questions and accepted formal comments from the public on the Proposed Plan. U.S. EPA also accepted written comments during the comment period, which initially ran from February 22, 1999 to March 23, 1999. At the request of several stakeholders, the comment period was extended another 30 days. A response to all comments received during the public comment period is contained in the Responsiveness Summary, which is Appendix B to this ROD. WCP Site documents are available to the public as part of the Administrative Record which is housed at two information repository locations: (1) U.S. EPA Records Center for Region V in Chicago, Illinois; and (2) the Waukegan Public Library, 128 North County Street, Waukegan, Illinois. The Administrative Record index and addresses of the Information

Repositories are presented in Appendix A.

The U.S. EPA met with the Waukegan Citizens Advisory Group, solicited input from current owners, past owners and operators, the Illinois Environmental Protection Agency (Illinois EPA) and other interested parties on potential remedies and reasonable future land and ground water use considerations for this Site.

IV. SCOPE AND ROLE OF THE RESPONSE ACTION

The selected remedial action for the WCP Site provides a comprehensive, proactive approach for Site remediation and serves as a final Site-wide remedy. The overall Site soil cleanup strategy uses a combination of: 1) excavation and off-site treatment and disposal of PAH and creosote contaminated soils, 2) in-situ solidification and/or stabilization of arsenic contaminated soils as the remedy for principle threat contaminants, and 3) long-term on-site containment, cap and institutional controls of low-level residual soils. The overall Site ground water cleanup strategy includes extraction and on-site treatment of ground water, Monitored Natural Attenuation and ground water prohibitions to address the remaining low-level threats. The proposed remedy fully addresses both soil and ground water contamination at this Site. The proposed remedy builds upon the previously completed PCB cleanup conducted by the Outboard Marine Company and represents the final Site-wide remedy for the OMC NPL Site.

V. SUMMARY OF SITE CHARACTERISTICS

The Site characteristics are discussed in terms of the physical setting and natural processes at and near the Site, the types of chemicals and their distribution in affected media, and the processes controlling the migration/attenuation of those chemicals.

A. Geology

Site geology is characterized by near-surface fill materials that were placed over a fine-grained sand unit. The sand overlies an 80-foot-thick till unit, which overlies a sequence of dolomitic bedrock formations. Figure 2 shows the surficial stratigraphy down to the glacial till.

Fill deposits are present across the surface of the Site at depths generally extending 2 to 12 feet below the ground surface. Demolition debris was placed at the WCP Site at the time of demolition of the coke plant facilities in 1972 by OMC, and the debris was covered with a thin layer of soil. The entire Site, including former pond areas, was filled and leveled as part of the demolition activities. The fill typically consists of reworked sand deposits with demolition and construction debris, as well as facility-related materials such as coal, coke, and slag.

The sand unit underlying the fill is generally 20 to 25 feet thick. It consists of a well-sorted fine to very fine sand containing 5 to 15 percent silt. Deeper portions of the sand unit typically show finer grain sizes than shallow portions. Measured porosity values range from 33 to 41 percent.

The long shore current in Lake Michigan causes a net transport of sediment from north to south along the western shore of the lake. Breakwaters extending out into the lake trap the sediment, causing sand to deposit and form a beach. This sediment transport is responsible for the formation of the sand unit on the Waukegan Harbor peninsula. The beach front moves lakeward as the sand, transported by long shore currents, accumulates. The sand accumulation is not a uniform or continuous process. Wind direction and wave action cause the beach to erode during some periods and grow during others. The beach front has generally been growing lakeward at an average rate of 11 feet per year. The growth of the beach is an important factor in explaining the distribution and attenuation of chemicals at the Site.

The till underlying the sand unit is approximately 80 feet thick beneath the Site. This unit consists of a hard lean clay with sand and some gravel. The surface of the till is overlain by a thin, discontinuous zone of silty gravel or gravel with sand, which, where present, has an average thickness of 0.3 feet. The surface of the till is irregular, and generally slopes gently downward from west to east beneath the peninsula.

B. Ground Water Flow

Ground water beneath the peninsula is driven by infiltration, which flows through the sand unit before discharging to the surrounding surface water. The sand unit is underlain by the virtually impermeable till layer. Ground water in the sand unit occurs about 4 to 5 feet below the ground surface. The ground water flow pattern consists of a hydraulic divide near the eastern boundary of the WCP Site, with flow to the east and southeast (toward Lake Michigan) and flow to the west and southwest (toward Waukegan Harbor), as shown on Figure 3. Flow is mostly downward near the ground water divide and mostly horizontal in other areas. Ground water flow rates are very low near the ground water divide, increasing to about 100 feet per year beneath the beach to the east, 60 feet per year at the harbor wall to the west, and 20 feet per year at the Site boundary to the south. These velocities are calculated using the RI Report hydraulic conductivity estimate of 31 feet per day (1.1 x 10⁻² cm/s) for the sand aquifer, coupled with measured and simulated horizontal ground water gradients.

A horizontal ground water flow model was used to predict the average ground water discharge to the harbor and the lake. The calculated ground water discharge is 28 gpm to the harbor, 22 gpm to the lake (east of the Site), and 16 gpm to the portion of the lake enclosed by the breakwater (i.e., the area east of OMC Plant No. 1 and the City Waterworks). Additional vertical modeling of ground water discharge suggests that for that part of the sand aquifer that discharges to the lake, virtually all of the ground water discharges within 250 feet of the shoreline. The horizontal orientation of the beach/ground water interface produces upward movement of ground water (and hence vertical mixing of the ground water) prior to discharge to the Lake.

The stationary harbor boundary has produced a different ground water discharge situation on the harbor side. At this side, ground water discharges directly to the harbor through the sheetpile joints and any gaps that may exist in the wall. The vertically-oriented interface between the

harbor and the ground water produces an essentially lateral discharge of ground water (and hence no vertical mixing in the ground water).

C. <u>Lake Michigan</u>

Contaminated ground water from the Site is currently discharging directly to Lake Michigan. Wave action and long shore currents are important mechanisms affecting these ground water discharges. Surface water movements affecting discharged ground water are divided into two zones: the near-shore zone; and the long shore current (or littoral drift) zone. Depending on wind direction, the near-shore zone consists of either a breaker zone or a wind-induced current zone. The breaker zone is a well-mixed area close to the shore, defined as the area where the waves break. Based on a review of aerial photographs of the general vicinity of the Site, the breaker zone extends 300 feet or more out from the lakeshore, encompassing the ground water discharge zone. Winds from the north, east, and south cause breakers, producing a breaker zone. On-shore winds (the prevailing westerlies) do not create breakers, but cause wind-induced currents that mix and transport the water. Considering wave- and wind-driven currents, the normal dilution of ground water discharges in this zone is estimated to be 12,000 to 1. The dilution could range in excess of 20,000 to 1 during the times when breaker waves are more than 2 feet high. Calm conditions, during which dilution may be as low as 2,900 to 1, occur at a low frequency (estimated at about 1.4 percent of the time).

A similar analysis was performed for the near-shore zone in the breakwater area (between the north harbor wall and the north breakwater). The normal dilution of ground water discharges in this zone is estimated to be 7,600 to 1. Dilutions could exceed 20,000 to 1 in this zone in windy conditions. Calm conditions may produce dilutions as low as 1,600 to 1.

The water in the near-shore zone eventually mixes into long shore currents. The long shore current zone extends more than 3,000 feet into the lake, as evidenced by sediment transport visible on aerial photographs. A mixing ratio of lake water to ground water of about 50,000 to 1 was estimated based on average measured near shore Lake Michigan currents. The actual contaminant attenuation rates are expected to be even greater than these mixing ratios since the ratios do not account for the biological, chemical, and physical attenuation.

D. Waukegan Harbor

Lake Michigan influences Waukegan Harbor in several ways. Most significantly, the nearly continual exchange of water between the lake and harbor, cause predominantly by wind-induced seiches, prevents stagnation of the harbor water. Average wind-induced currents in and out of the harbor are sufficient to exchange the volume of water in the harbor in one to eight days. The lake also causes mixing in the harbor by direct waves entering the harbor through the entrance channel.

Based on the lake/harbor water exchange and ground water discharge rates to the harbor, harbor

waters provide net flows to mix with Site ground water at ratios of 6,000 to 1 to 800 to 1. The average mixing ratio is approximately 1,600 to 1. Ground water flow to the harbor is a gradual phenomenon dispersed over a large area. Attenuation mechanisms (biological, physical, and chemical) which also reduce chemical concentrations are not considered in the mixing model.

E. <u>Chemical Distribution, Migration, and Attenuation</u>

1. Soil

The zone above the water table at the Site (i.e., the vadose zone) is from 0 to approximately 4.5 feet below ground level. The major chemicals of concern in vadose zone soils at the Site are polynuclear aromatic hydrocarbons (PAHs) and arsenic. The distribution of PAHs and arsenic in vadose zone soils is shown on Figures 4 and 5. An evaluation of the mass of PAHs at the Site shows that about 85 percent of the mass is present in about 7,000 cubic yards of soil. High arsenic concentrations are largely restricted to one area on the eastern part of the Site (see Figure 5).

Chemicals present in soils above the water table may be transported to the atmosphere (via volatilization or airborne particulates) and to the ground water (by infiltration). Chemical migration from vadose zone soils to air does not pose unacceptable risks at the WCP Site because surface soil samples indicate that volatile and semivolatile chemicals are not present.

Migration of chemicals from the vadose zone soils appears to influence limited areas of the shallow portion of the sand aquifer. Higher concentrations of PAHs and arsenic in the shallow portion of the sand aquifer are associated with the higher concentrations of these contaminants in vadose zone soils. The observed distribution of low molecular weight PAHs (the more soluble and mobile PAHs) and arsenic indicates that vadose zone soils act as a relatively limited source of these contaminants to ground water in the shallow portion of the sand aquifer. While vadose zone soils may be a source for some chemical migration, the extent and concentrations of low-molecular-weight PAHs in the shallow portion of the sand aquifer on the eastern and southern portions of the Site are less than might be expected in comparison to PAH concentrations in the vadose zone soil in these areas. Lower-than-expected concentrations may be due to natural attenuation mechanisms, such as aerobic bioremediation. Such natural attenuation mechanisms may also account for the observed absence of significant levels of benzene and phenols in the shallow portion of the sand aquifer.

The highest chemical concentrations in ground water occur in the deeper portion of the sand aquifer. Site data indicate that these concentrations are not due to current, continuing downward migration of chemicals in the vadose zone via infiltrating precipitation. This observation is supported by a number of facts:

1.) As shown in Table 1, the concentration of both inorganic (arsenic and cyanide) and organic (phenol and benzene) chemicals in the deep ground water are orders of magnitude

greater than those in the shallow ground water.

- 2.) Phenol is generally not detected in vadose zone soils or in the shallow ground water, although it is present at relatively high concentrations in the deeper ground water. Phenol is also detected in saturated soils of the deep portion of the sand aquifer where soil and ground water concentrations of phenol appear to be in equilibrium with each other. This suggests that soil contaminant concentrations in the deep portion of the aquifer are the result of adsorption of phenol from ground water.
- 3.) Soil and saturated zone concentrations of benzene, arsenic, and cyanide decrease significantly with depth. In contrast, ground water concentrations for these parameters increase by orders of magnitude with depth.

2. Ground Water

The generalized vertical distribution of chemicals (Table 1) demonstrates a stratification in chemical concentrations between ground water in the shallow and deep portions of the aquifer. The observed stratification appears to be due to past aqueous discharges, as opposed to the presence of dense nonaqueous-phase liquids (DNAPL), as explained below.

The 1997 beach transect ground water data are presented in cross sections on Figures 6 through 8 for ammonia, arsenic, and phenol, respectively. These figures show the strong vertical stratification of concentrations. The concentrations are at approximately background levels from the top of the water column down to depths within about 10 feet of the base of the sand unit. Below this level, the concentrations typically increase by order-of-magnitude steps until they reach their maximum in the lower few feet of the sand unit.

Figures 9 through 12 present plan views of ground water and surface water data from the Site investigation. The concentration isopleths on the figures represent the highest measured values from the shallow/deep ground water quality data sets. Samples of ground water from the shallow portion of the sand aquifer beneath the Site show arsenic concentrations generally in the range of 0.010 to 0.3 milligrams per liter (mg/L), ammonia concentrations in the range of 1 to 10 mg/L, and sporadic detections of phenol and benzene. The Maximum Contaminant Levels (MCLs) for arsenic and benzene are 0.05 mg/L and 0.005 mg/L respectively. Shallow ground water was determined to exhibit borderline aerobic/anaerobic conditions.

In contrast, ground water in the deep portion of the sand aquifer, shows anaerobic conditions; arsenic concentrations of 10 to 60 mg/L; ammonia concentrations of 100 to 2,500 mg/L; phenol concentrations of 100 to 1,000 mg/L; benzene concentrations of approximately 1 mg/L; and isolated detections of PAH compounds. For phenol the transition zone from background (shallow) to maximum (deep) concentrations is very small compared to that for chloride. Anaerobic biodegradation processes operating on the more dilute concentrations may be responsible for this thin transition zone.

The RI demonstrated that the vadose zone soil is not the current source of chemicals in the deep portion of the sand aquifer. The RI considered the potential presence of dense non-aqueous-phase liquid and dense aqueous solutions (i.e., solutions with a specific gravity greater than one) as possible sources for the deep ground water chemicals. The results indicate that DNAPL and dense aqueous solutions are not sources of the deep ground water contamination at the Site. Rather, the observed ground water quality stratification is attributable to the Site hydraulic characteristics and the chemical mixture (constituents and concentrations) of aqueous discharges during plant operations or during plant demolition.

Prior to demolition of the plant and closure of the Site, the Site ground water chemical characteristics were likely dominated by aqueous discharges near the ground water divide. The model indicates that water infiltrating from aqueous discharges located near the ground water divide would affect the entire aquifer (vertically down to the base of the aquifer) and migrate laterally throughout nearly the entire thickness of the aquifer. Since the elimination of these discharges after plant demolition in 1972, infiltration has been the dominant factor influencing ground water flow and chemical distribution. The effects of this infiltration have been more significant for the shallow portion (upper 20 to 25 feet) of the sand aquifer, contributing to the current stratification of very low concentrations in the shallow portion of the sand aquifer and much higher chemical concentrations in the deep portion (the lower 5 feet) of the sand aquifer. Thus, natural flushing processes and the Site's hydraulic characteristics (as demonstrated by Site ground water models) account for the observed ground water quality stratification.

To assess the potential presence of DNAPLs during RI investigations, most of the 78 soil borings placed at the Site and beach during the RI extended to the top of the till unit, and analytical samples were collected from the interval above the till. Field screening observations and analytical results of soil and ground water samples identified no pools of DNAPL at the Site. A small amount of separate-phase oily material was observed between grains of gravel from one soil interval above the till unit in one boring (SB-41); however, no sheen or DNAPL was observed in the water in the borehole. Furthermore, the chemistry of impacted soils in the vadose zone, from which DNAPL would have migrated, cannot explain the chemistry of the deep ground water. Thus, Site data indicate that there are no apparent large pools of DNAPL or significant migration of DNAPL at or from the Site.

To identify a potential source of the contaminants found in the deep portion of the sand aquifer, characteristics of the ground water chemical mixture and measured constituent concentrations were assessed. The observed chemical mixture in the deep portion of the sand aquifer is similar to the chemical composition of various aqueous effluents from coal conversion (i.e., coking/manufactured gas) operations, both in major constituents and in the general order of magnitude of concentrations. The similarity between the aqueous effluent values and Site ground water data from the deep portion of the sand aquifer suggests that historic Site operations or demolition activities, which involved aqueous discharges, were the contributing source of chemicals in the deep portion of the sand aquifer.

The results of the RI and post-RI modeling, sampling, and evaluations lead to the conclusion that the water quality of the deep portion of the sand aquifer is not attributable to DNAPL or dense aqueous solutions. The ground water quality stratification is consistent with aqueous discharges during plant operations or demolition, and the nature of ground water flow after plant demolition. The ground water flowing east from the ground water divide toward and beneath Lake Michigan may be subject to attenuation mechanisms including dilution, anaerobic degradation processes, and aerobic degradation processes. These natural attenuation processes occur throughout the sand aquifer, but are inhibited in the bottom five feet, where concentrations are high and flushing is limited. An anaerobic biologically-active zone exists at the upper fringe of the deep portion of the sand aquifer and possibly at the leading edge and lateral fringes of the phenol plume. Anaerobic degradation processes are believed to be reducing phenol concentrations in these zones.

Aerobic degradation of phenols, thiocyanate, and ammonia in Site ground water has been demonstrated after dilution of the ground water, and phenol- and thiocyanate-degrading aerobic microorganisms are present in Site soils. Aerobic degradation is also likely contributing to contaminant reductions in the fringes of the plumes where concentrations are below inhibitory levels and where oxygen is available from the atmosphere and from infiltration and penetration of Lake Michigan water. These results also suggest that such degradation processes can reduce residual constituent concentrations that might remain following periods of active ground water and soil remediation.

3. Surface Water and Sediment

Currents in both the lake and the harbor continuously displace and mix the surface water. Turbulent surface water mixing is orders of magnitude more vigorous than laminar ground water mixing. As impacted ground water discharges to surface water, these natural mixing processes significantly reduce its impacts on the lake and the harbor. In addition, other attenuation mechanisms, such as biodegradation, chemical changes, and sedimentation, tend to further reduce chemical concentrations.

Surface water sampling data for ammonia, phenol, benzene, and arsenic in the Site vicinity are shown on Figures 9 through 12, respectively. The ammonia concentrations in the July 1996 surface water samples in the harbor and the lake were between 0.076 and 0.097 mg/L. In August 1996, the surface water was resampled, and the ammonia concentrations were overall similar to those from July. The ammonia concentration in the harbor sample was 0.086 mg/L and the ammonia concentration in a composite of the three lake samples and the harbor sample was 0.094 mg/L. The limited 1996 sampling did not include sample collection from background near-shore zone areas, so no basis is available for assessing the source or the extent of the observed ammonia concentrations. The 1996 results exceeded the State of Illinois Lake Michigan open water standards for ammonia (0.02 mg/L), but not harbor and breakwater area standards (15 mg/L). The ammonia open water standard is not a human health or ecological based standard. The open lake ammonia standard was developed in an attempt to retain a

baseline water chemistry in the lake. No ammonia was reported in the 1997 surface water samples at a detection limit of 0.02 mg/L. The 1997 samples all met the stringent open water standards.

As ground water discharges to the lake and the harbor, natural mixing processes induced by wave action and currents further reduce the impacts of these discharges on surface water quality. Estimated surface water concentrations of Site chemicals for the peak annual mass fluxes from ground water (i.e., the maximum value for any time into the future), are summarized in Table 2. The reported values are conservative because they ignore other attenuation mechanisms (such as biological and chemical degradation), as well as sedimentation effects.

The surface water quality calculations indicate that the ground water mass flux is not expected to produce exceedances of standards in the breakwater area or in Waukegan Harbor. The HHRA (U.S. EPA, 1995a) evaluated ammonia and phenol in the surface water; these compounds are not considered to pose a human health risk, but at high enough concentrations they can be detrimental to aquatic life (U.S. EPA, 1995b). National Ambient Water Quality Criteria for the protection of aquatic life are included in Table 2. Based on the mass loading evaluation, no exceedances of these criteria are expected for any of the surface waters under any of the mixing scenarios. No exceedances of the very stringent water quality standards for the open waters of Lake Michigan are calculated for the long shore current zone, except for phenols under the lowest mixing scenario. Phenols are readily degradable, a fact not incorporated in the modeling, which will act to reduce the estimated concentration. The only exceedances of the stringent open water standards calculated for the near shore zone east of the Site are phenols and ammonia. None of the calculated concentrations exceeded aquatic life protection criteria. Cyanide and arsenic fluxes in the ground water from the Site are several orders of magnitude below the fluxes that might be expected to cause exceedance of standards in the lake or the harbor.

F. Current and Potential Future Site and Resource Uses

Historical Site Use

Records from as far back as the late 1800's indicate that the harbor has been used for industrial/commercial applications. Creosote wood treatment operations took place from approximately 1908 to 1917 and manufactured gas and coking operations from approximately 1927 to 1969. The Site was largely unused beginning in the early 1970's.

Current Site Use

The Site continues to be located in an industrial corridor and access to the Site is currently restricted by fencing and the harbor. The Site is largely vacant with the exception of the northwest portion of the Site which is used by Larsen Marine for temporary boat and boat trailer storage and the Southeast portion of the Site which has a parking lot and an office building owned by OMC.

Future Site Use

Based on current zoning requirements, discussions with Site owners, past operators, nearby businesses, the Illinois EPA and the community, U.S. EPA reasonably anticipates that the future use of the Site will be restricted to the current (and historical) use of industrial and commercial. Although a residential scenario was assessed in the Baseline Risk Assessment, it was done for comparison purposes only and is not considered an appropriate future use.

The proposed remedy includes three factors that impact future land use considerations. First, a flexible cover system will be used that will allow for future commercial/industrial development. This approach was chosen because actual future use decisions have not been made, but there is great interest in re-use of the site. The second component of future use is a Soils Management Plan (SMP). The SMP will define the process and procedures for obtaining approval of future commercial/industrial land use options. The third component of future use is the implementation and long-term monitoring and enforcement of formal deed restrictions, zoning change restrictions, easements, covenants and/or deed notices. These restrictions will be developed in the Soils Management Plan and are necessary to ensure that future development does not result in unacceptable exposures or interfere with the long-term operation and maintenance of the remedy.

Ground Water Use

Ground water in the area has historically not been used for drinking water. The installation of drinking water wells will be prohibited for the long-term at this Site. The entity responsible for the implementation, monitoring and enforcement of these restrictions will be identified in the Soils Management Plan and/or Operation and Maintenance Plan. Ground water at the Site will be managed in the long-term as a State of Illinois Groundwater Management Zone.

VI. SUMMARY OF SITE RISKS

A Baseline Risk Assessment consisting of a Human Health Risk Assessment (HHRA) and a screening ecological risk assessment (ERA) for the WCP Site were performed by CH2M Hill for the U.S. EPA (U.S. EPA, 1995a and 1995b). CH2M Hill conducted the risk assessments in accordance with U.S. EPA's guidance, including: "Risk Assessment Guidance for Superfund: Volume I Human Health Evaluation Manual" (U.S. EPA, 1989) and "Risk Assessment Guidance for Superfund: Volume I Environmental Evaluation Manual, Supplemental Guidance, Standard Default Exposure Factors, and Part B, Development of Risk-Based Preliminary Remediation Goals (U.S. EPA, 1991), and Risk Assessment Guidance for Superfund: Process for Designing and Conducting Ecological Risk Assessments (U.S. EPA 1997). These documents provide the methodology and standard assumptions used for evaluating risk and developing appropriate cleanup standards.

The majority of the Site has been vacant since the demolition of the buildings in the 1972, with

the exception of the northwest and southeast quadrant of the Site. The northwest quadrant is currently being used by Larsen Marine for seasonal boat and boat trailer storage, the southeast quadrant of the Site is currently occupied by OMC's data building, administration building, parking lots, and lawn. There are no known present uses of ground water within the Site boundaries. The existing beach on Lake Michigan, located across Sea Horse Drive from the Site, is an area of potential exposure to contaminated surface water during recreational swimming. There is limited access to the surface water in Waukegan Harbor, and it is expected that exposure to contaminated surface water in the harbor adjacent to the Site would be limited to trespassers. Fish ingestion from contaminated surface water in both Lake Michigan and Waukegan Harbor is also a likely exposure pathway.

Future land use at the Site is likely to be commercial or industrial. The Site is located in an industrial commercial corridor and the majority of the Site is fenced or is directly adjacent to the harbor. For purposes of completeness, the following risk discussion includes a residential land use scenario. The inclusion of the residential scenario is for comparison purposes and is not considered an appropriate present or future Site use.

Exposure to soil was evaluated in the boat storage area, the OMC office building area, and the area of elevated contamination because of the potential for the future and existing uses for these areas to differ from the rest of the Site.

The risk characterization process integrates conservative exposure assumptions and toxicity assessments for the Contaminants of Concern (COCs) into a measurable expression of risk for each exposure scenario. The cancer risk is expressed as a probability of a person developing cancer over the course of his or her lifetime based on residential or industrial land use exposure. Cancer risks from various exposure pathways are assumed to be additive. Excess lifetime cancer risks less than 1×10^{-6} (one-in-one million) are considered acceptable by U.S. EPA. Excess lifetime cancer risks between 1×10^{-4} (one-in-ten thousand) to 1×10^{-6} require U.S. EPA and Illinois EPA (the Agencies) to decide if remediation is necessary to reduce risks and to what levels cleanup will occur. Excess lifetime cancer risks greater than 1×10^{-4} generally require remediation.

For noncarcinogens, potential risks are expressed as a hazard index. A hazard index represents the sum of all ratios of the level of exposure of the contaminants found at the Site to that of contaminants' various reference doses. In general, hazard indices which are less than one are not likely to be associated with any health risks. A hazard index greater than one indicates that there may be a concern for potential health effects resulting from exposure to noncarcinogens.

The Reasonable Maximum Exposure (RME) individual and the less conservative Central Tendency Exposure (CTE) were developed in the risk assessment and are summarized below. The Feasibility Study (FS) developed preliminary remedial goals (PRGs) based on these exposures as well as PRGs, referred to as Target Soil Concentrations (TSC), based on less conservative assumptions than those used in the Baseline Risk Assessment. The TSCs are used

to target soils for active remediation rather than containment approaches.

The estimated risks for the exposure pathways evaluated are presented in Table 3. For the occupational and utility worker scenarios considered to be the reasonable future uses of the site, cancer and/or non-cancer risks exceeded the allowable risk of $1x10^{-4}$ ($4x10^{-3}$) and HI of one (8.5). The contaminants most often contributing to the risk are PAHs and arsenic.

An ecological assessment was conducted to evaluate the effects of Site contaminants on terrestrial and aquatic environments within or near the Site. Several Site contaminants (phenols, PAHs and metals) were identified that may potentially pose a risk. However, observable chemical effects on terrestrial and aquatic organisms were not evident, but on-site studies were limited to qualitative observations only.

VII. REMEDIATION OBJECTIVES

Remedial Action Objectives (RAOs) were developed for all the contaminated soils (the PAH, creosote and arsenic contaminated soils), ground water and surface water. RAOs provide a basis for evaluating potential remedial action alternatives.

A. Soils

- Protect human health by reducing or eliminating exposure (direct contact, ingestion, inhalation) to soil with concentrations of contaminants representing an excess cancer risk of greater than 1x10⁻⁶ as a point of departure and a hazard index (HI) greater than 1 for reasonably anticipated future land use scenarios.
- Protect the environment by minimizing/eliminating the migration of contaminants in the soil to ground water or to surrounding surface water bodies.
- Ensure future beneficial commercial/industrial use of the Site.

The basis and rationale for the soils remediation objectives is protection of reasonable future uses. This includes industrial, commercial and utility worker protection.

B. Ground Water

- Protect human health by eliminating exposure (direct contact, ingestion, inhalation) to ground water with concentrations of contaminants in excess of regulatory or risk-based standards.
- Protect the environment by controlling the off-site migration of contaminants in the ground water to surrounding surface water bodies which would result in exceedance of ARARs for COCs in surrounding surface waters.

• Reducing contaminant levels in ground water to meet MCLs and State of Illinois Drinking Water Standards.

The rationale for the ground water remedial objectives is based on anticipated commercial or industrial land use. These objectives were developed to eliminate exposure and protect against off-site migration of contamination.

C. Surface Water

- Protect human health by minimizing exposure (direct contact, ingestion, inhalation) to surface water that has been impacted by Site-related ground water with concentrations of contaminants such that regulatory or risk-based surface water standards have been exceeded.
- Protect the environment by controlling the off-site migration of contaminants in the ground water to surrounding surface water bodies which would result in exceedance of ARARs for COCs in surrounding surface waters.
- Reducing Site-related contaminant levels in the surface water to meet the State of Illinois Surface Water Quality Standards.

The basis and rationale for the surface water remedial objectives are to minimize the potential for contaminant exposure to surface water users and reduce migration of ground water to surface water that could result in exceedances of surface water standards.

VIII. DESCRIPTION OF ALTERNATIVES

The remedy evaluation process conducted by U.S. EPA, in consultation with the Illinois EPA, compared a number of different remedial alternatives and a no action alternative. Upon a thorough screening of a wide spectrum of in-situ and ex-situ remedial alternatives, U.S. EPA selected four combined alternatives for detailed analyses and subjected them to evaluation under the National Contingency Plan (NCP) criteria. Although the alternatives are identified as 1 through 4, there were a number of different options within alternatives 2 and 3 (i.e., RCRA landfill disposal versus off-site co-burning soil options). The more conservative costs are presented below (2A and 3A) because specific studies will be required to verify disposal options.

A. Remedial Alternative 1

No action is the absence of any remedial action. No action is considered in this evaluation as a baseline for comparison to all other potential remedial action as required by the National Contingency Plan. This alternative would have no associated costs.

B. Remedial Alternative 2

Vadose Zone Soil Remedial Components

- Excavation of PAH Remediation Zone soil and treatment by power plant co-burning or equivalent process (Figure 13).
- Stabilization/solidification of the Arsenic Remediation Zone soil (Figure 13).
- Asphalt cap for the Marginal Zone soil area.
- Land development restrictions to protect the integrity of the cap, the ground water slurry wall, and the associated storm-water detention basin.

Alternative 2 corresponds to Alternative 2A in the FS. Variations of this alternative are Alternative 2B, which includes disposal of PAH and Arsenic Remediation Zone soils at a Resource Conservation and Recovery Act (RCRA) Subtitle C or D landfill, and Alternative 2C, which includes construction of an on-site containment unit for PAH and Arsenic Remediation Zone soils.

Ground Water Remedial Components

- Containment system on the eastern portion of the Site, consisting of a slurry wall system and interior extraction/drainage units.
- Multiple treatment cells on the beach and on-site near the harbor ground water/surface
 water interface with reinjection. On-site treatment of ground water includes the reduction
 of arsenic through precipitation, and the reduction of phenols, organics and ammonia
 through a biological system (Figure 14).
- Monitored Natural Attenuation for ground water outside the remediation zone and inside the remediation zone after the treatment cells are completed.
- Infiltration reduction in areas capped with asphalt cap, and the lined storm-water detention basin.
- Institutional controls to prevent the installation of potable wells.

The estimated costs for Alternative 2 are:

Estimated Capital Cost \$21,100,000 Present Worth of O&M \$17,800,000 Total Present Worth \$38,900,000

C. Remedial Alternative 3

Vadose Zone Soil Remedial Components

- Excavation of the PAH Remediation Zone soil and off-site treatment by power plant coburning or equivalent process (Figure 13).
- On-site stabilization/solidification of the Arsenic Remediation Zone soil (Figure 13).
- Vegetative cover for the Marginal Soil Zone, the backfilled excavation areas and the southwest quadrant of the Site (Figure 14).
- Development of institutional controls and a post-remedy soil management plan.

This Alternative corresponds to Alternative 3A in the FS. A variation of this alternative is Alternative 3B, which includes disposal of PAH and Arsenic Remediation Zone soils at a RCRA Subtitle C or D landfill.

Ground Water Remedial Components

- Multiple treatment cells on the beach and on-site near the harbor ground water/surface
 water interface with reinjection. On-site treatment of ground water includes the reduction
 of arsenic through precipitation, and the reduction of phenols, organics and ammonia
 through a biological system. See Figures 14, 15, and 16 for details.
- Monitored Natural Attenuation for ground water outside the remediation zone and inside the remediation zone after the treatment cells are completed.
- Infiltration reduction and direct contact exposure minimization through a combination of vegetative, asphalt, and buildings as covers.
- Institutional controls to prevent the installation of potable wells.

The estimated costs for Alternative 3 are:

Estimated Capital Cost	\$14,100,000
Present Worth of O&M	<u>\$10,900,000</u>
Total Present Worth	\$25,000,000

The most significant differences between Alternative 2 and 3 are that Alternative 2 includes the construction of a slurry wall for ground water, the extraction and treatment of ground water from behind the slurry wall, the construction of a detention basin and the installation of an asphalt cap. Alternative 3 does not include a slurry wall or detention basin and has a combination vegetative,

building and asphalt cap over a larger portion of the Site.

D. Remedial Alternative 4

Vadose Zone Soil Remedial Components

- Excavation of PAH Remediation Zone soil and treatment by power plant co-burning or equivalent process.
- Stabilization/solidification of Arsenic Remediation Zone soil.
- Disposal at a RCRA Subtitle D landfill for Marginal Zone.

Ground Water Remedial Components

Extract ground water at 200 gpm from wells located along the hydraulic divide. Ex-situ
treatment includes the removal of arsenic, phenols, organics, ammonia and cyanide prior
to discharge to the North Shore Sanitary District. The ground water remediation goal is
restoration of the aquifer to drinking water standards.

The estimated costs for Alternative 4 are:

Estimated Capital Cost	\$44,200,000
Present Worth of O&M	<u>\$56,500,000</u>
Total Present Worth	\$100,700,000

The most significant differences between Alternative 3 and 4 are that Alternative 4 includes offsite disposal of the Marginal Zone soils and includes site-wide long-term treatment and off-site discharge of ground water.

IX. SUMMARY OF THE COMPARATIVE ANALYSIS OF ALTERNATIVES

The FS evaluated the relative performance of each remedial alternative using the nine criteria set forth in the NCP at 40 CFR Section 300.430. The ROD then determines which remedial action provides the best balance of trade-offs with respect to the nine criteria.

A. THRESHOLD CRITERIA

Overall protection of human health and the environment - addresses whether or not a
remedy provides adequate protection and describes how risks posed through each
pathway are eliminated, reduced, or controlled through treatment, engineering controls, or
institutional controls.

2. Compliance with Applicable or Relevant and Appropriate Requirements (ARARs) - describes how the alternative complies with chemical-, location-, and action-specific ARARs, or other criteria, advisories, and guidance.

B. PRIMARY BALANCING CRITERIA

Once an alternative meets the threshold criteria above, the following five criteria are used to compare and evaluate the elements of the alternatives.

- 1. Long-term effectiveness and permanence evaluates the effectiveness of alternatives in protecting human health and the environment after response objectives have been met, in terms of the magnitude of residual risk and the adequacy and reliability of controls.
- 2. Reduction in toxicity, mobility, or volume through treatment evaluates the treatment technologies by the degree of expected reduction in toxicity, mobility, or volume of hazardous material. This criterion also evaluates the irreversibility of the treatment process and the type and quantity of residuals remaining after treatment.
- 3. Short-term effectiveness addresses the period of time needed to achieve protection and any adverse impacts on human health and the environment that may be posed during the construction and implementation period, until the remedial action objectives are achieved.
- 4. **Implementability** assesses the ability to construct and operate the technology; the reliability of the technology; the ease of undertaking additional remedial actions; and the ability to monitor the effectiveness of the remedy. Administrative feasibility is addressed in terms of the ability to obtain approvals from other agencies. This criterion also evaluates the availability of required resources, such as equipment, facilities, specialists, and capacity.
- 5. Cost evaluates the capital and operation and maintenance costs of each alternative, and provides an estimate of the total present worth cost of each alternative.

C. MODIFYING CRITERIA

The modifying criteria are used in the final evaluation of remedial alternatives after public comment on the RI/FS and Proposed Plan has been received.

1. State acceptance - addresses whether, based on its review of the RI/FS and Proposed Plan, the state concurs with, opposes, or has no comment on the proposed remedial alternative.

The State of Illinois provided comments on the RI/FS and the Proposed Plan and did concur with the Proposed Plan. A letter of concurrence with this ROD is attached in

Appendix C.

2. Community acceptance - addresses whether the public concurs with the Proposed Plan. Community acceptance of the Proposed Plan was evaluated based on comments received at the Public Meeting and during the public comment period. This is documented in the Responsiveness Summary presented in Appendix B.

The section below presents the nine criteria and a brief summary of each alternative and its strengths and weaknesses according to the detailed and comparative analyses.

Overall Protection of Human Health and the Environment

The No Action alternative is not protective of human health and the environment for two reasons: (1) unacceptable soil exposure risks, and (2) potential long-term migration of contaminants to the surface water.

Remedial Alternatives 2, 3, and 4 are protective of human health and the environment. These remedies would eliminate direct contact to contaminated soil and minimize the migration of contaminants from soil and ground water to surface water. The protectiveness of these alternatives would be ensured through institutional controls to restrict on-Site ground water use.

The slurry wall in Remedial Alternative 2, however, does not increase the protection of human health and the environment over Alternatives 3 and 4. The long-term requirement to manage the contained ground water through pump and treat could decrease the protection of human health. This is due to the additional exposures caused by the long-term operation and maintenance of the system. Remedial Alternative 4 is very costly and, more importantly, meeting the drinking water standards may be technically impracticable. For these reasons Alternative 4 may not be considered more protective of human health and the environment than the other alternatives.

Compliance with Applicable or Relevant and Appropriate Requirements

As noted above, the No Action alternative does not meet ARARs due to unacceptable surface soil exposures and does not meet ground water ARARs. Remedial Alternatives 2 and 3, on the other hand, are designed to meet ARARs eventually, with active ground water remedies designed to protect the surface water. Both Alternatives 2 and 3 will require an interim waiver of the Federal Underground Injection Control and corresponding State of Illinois regulations. This waiver would be interim for the time period of the active ground water treatment. Alternatives 2 and 3 will not meet Federal MCLs and State Class I and Class II Groundwater Quality Standards until completion of the phase 1 and phase 2 ground water remediation. U.S. EPA anticipates that compliance with MCLs will be achieved outside of the waste boundaries at the Site after phase I and II ground water remediation is completed. A Groundwater Management Zone will be initiated in compliance with the State of Illinois Administrative Code Parts 620 and 740. The Groundwater Management Zone will exempt the designated ground water from meeting the Part

620 standards during the remedial action. If these standards are not achieved upon completion of phase I and II remediation, then Alternative Groundwater Quality Standards may be established by the State pursuant to Part 620 and the Groundwater Management Zone will be withdrawn.

The potential Technical Impracticability of meeting drinking water standards in Remedial Alternative 4 may require the waiver of MCLs and State Groundwater Standards ARARs. Preliminary estimates indicate that the ground water influent for the Alternatives that include the phase 1 pump-and-treat system will be below the RCRA Toxicity Characteristic Leaching Procedure regulatory levels. The contaminants of concern are arsenic and benzene. U.S. EPA anticipates that the arsenic influent will be 4.2 mg/l (below the 5 mg/l arsenic TCLP) and benzene will be 0.09 mg/l (below the 0.5 mg/l benzene TCLP). If design investigations indicate that the influent levels will exceed regulatory critieria, the system would be designed to meet the substantive regulatory requirements.

All alternatives except for the No Action alternative will comply with all other ARARs. The FS Report identified, defined, and summarized all potential chemical-, location-, and action-specific ARARs. Tables 7, 8 and 9 of this ROD present an overview of the chemical-specific, location-specific, and action-specific ARARs.

Long-term Effectiveness and Permanence

The No Action alternative is currently not protective and would prevent or prolong the recovery of the Site. Remedial Alternatives 2, 3, and 4 provide long-term protectiveness and permanence by removing and capping PAH- and arsenic-impacted soils. Remedial Alternative 3, however, includes the added remedial benefits of an extended phytoremediation cap, which further enhances the long-term effectiveness and permanence of this remedy. Institutional controls in Remedial Alternative 3 also assure future, protective development of the Site. These controls ensure the permanence of the appropriate long-term management of Site activities.

Concerning ground water remedies, Remedial Alternatives 2, 3, and 4 include contaminant removal and flux reduction. Given the potential Technical Impracticability of attaining Class II ground water standards in Remedial Alternative 4, the remaining alternatives (2 and 3) provide equivalent long-term effectiveness and permanence as shown in the ground water mass flux to surface water.

In summary, Remedial Alternative 3 is a technically practicable remedy, which offers equivalent or superior long-term effectiveness compared to Remedial Alternatives 1, 2 and 4. The advantages of Remedial Alternative 3 are due to: (1) a flexible, extended cap with phytoremediation capabilities, (2) a ground water treatment system that can further enhance the in-situ biodegradation of contaminants, and (3) protective institutional controls for soil.

Reduction in Toxicity, Mobility, or Volume through Treatment

The No Action alternative would rely on unenhanced natural attenuation processes to reduce toxicity, mobility, and volume.

Remedial Alternatives 2, 3, and 4 would reduce contaminant toxicity, mobility, and/or volume to various degrees. Remedial Alternative 2 reduces the mobility of contaminants within the slurry wall, but does not decrease their toxicity or volume. The containment unit in Alternative 2C does not reduce toxicity or volume of contaminants. Given the diminishing removal efficiency of pump-and treat systems, Remedial Alternative 4 does not offer an increase in reduction of toxicity, mobility or volume when compared to Remedial Alternatives 2 and 3. Remedial Alternative 3, on the other hand, offers superior reduction in flux to the harbor through the use of a cap system with phytoremediation capabilities. Alternatives 2 and 3 are similar in reduction of mass flux to the lake. Alternative 3 aims at perpetuating these beneficial reductions through managed land use of the Site.

Short-term Effectiveness

The No Action alternative does not require short-term actions to be implemented at the Site. In contrast, Remedial Alternatives 2, 3, and 4 include excavation of contaminated soil. Remedial Alternatives 2 and 3 include capping of remaining soil. Soil removal and capping are proven technologies that can be implemented over a short period of time.

Remedial Alternative 4, however, requires excavation of about 36,000 cubic yards of contaminated soil. This alternative poses significantly more potential for short-term risks than Remedial Alternatives 2 and 3 which include excavation of about 10,000 cubic yards of soil. In the short term, a cap provides an additional layer of protection for the Site to prohibit direct contact, reduce infiltration to ground water, reduce migration of contaminants from soil to ground water and ground water to surface water.

Remedial Alternative 3 is more effective in the short-term (phase 1) for ground water. Under this remedy the ground water treatment goals can be achieved in approximately five to 7 years through the use of the effective cell units. The cap system of this remedy also includes phytoremediation capabilities that will further reduce contaminant flux into the adjacent surface water bodies. In contrast, Remedial Alternative 4, with a static pump-and-treat system, does not have the flexibility to respond to space-time changes of the ground water plume.

Implementability

No implementation is required for the no action alternative. Remedial Alternative 4 is implementable; however, achieving cleanup standards may be technically impracticable.

Remedial Alternatives 2 and 3 are implementable. Excavation of surficial soil and installation of

phytoremediation/asphalt caps can be easily implemented using conventional equipment and standard construction techniques. The phytoremediation cap in Alternative 3 can be changed to asphalt or buildings to maximize future Site development.

The asphalt cap in Remedial Alternative 2 requires a storm water detention basin which limits the implementability of future Site development. Long-term care and maintenance of an asphalt cap system is also easily implemented using standard equipment and procedures.

Cost

The capital, operation and maintenance costs, and net present worth costs are presented for each alternative in the Description of Alternatives (Section VIII). The cost estimates have been developed strictly for comparing the four alternatives. The cost estimates are order-of-magnitude estimates having an intended accuracy range of +50 to -30 percent; the specific details of remedial actions and cost estimates would be refined during design.

The no action alternative has no direct cost. Indirect costs, such as the potential effect on property values or taxes associated with potential remedial actions, are not considered in this study. The capital cost for Remedial Alternative 2 is \$21,100,000 and the operation, maintenance and repair is \$17,800,000. The total present worth cost is \$38,900,000.

The capital cost for Remedial Alternative 3 is \$14,100,000 and the operation, maintenance and repair is \$10,900,000. The total present worth cost is \$25,000,000.

The capital cost for Remedial Alternative 4 is \$44,200,000 and the operation, maintenance and repair is \$56,500,000. The total present worth cost is \$100,700,000. The estimated costs are based on a 30-year time horizon, which is inadequate for attaining Class II ground water standards. Therefore, these costs should be viewed as under-estimated.

State Acceptance

The State of Illinois provided comments on the FS and concurred on the Proposed Plan. A letter of concurrence with this ROD is attached in Appendix C.

Community Acceptance

Community acceptance of the Proposed Plan was evaluated based on comments received at the Public Meeting and during the public comment period. Only one public comment was received at the public meeting. This comment was in support of the use of Alternative 3. The remaining comments were written. These comments and U.S. EPA's response to these comments are documented in the Responsiveness Summary presented in Appendix B.

X. THE SELECTED REMEDY

U.S. EPA has selected a remedy that is a slight modification of Alternative 3. Alternative 3 did not address the crossote contaminated soils in the temporary storage pile on-site, and the selected remedy will require off-site treatment and disposal of these soils. Specifically the selected remedy includes:

A. Vadose Zone Soil Remedial Components

All impacted soils at the Site will be fully managed under the selected remedy. The creosote contaminated soil, and the PAH Remediation zone will be removed and treated or disposed of off-site at a permitted facility. Arsenic contaminated soils will be stabilized/ solidified in place and managed on-site. However, if on-site management interferes with potential future use, this remedy allows for the flexibility to dispose the stabilized/solidified arsenic soils off-site. Areas of lesser contamination (the Marginal Soil Zone and the southwest quadrant of the Site) will be covered by a combination vegetative, asphalt and building cover. Institutional controls and a Soils Management Plan that will allow future protective use of the Site and further ensure the protectiveness of the remedy.

1. Excavation of the PAH Remediation Zone and the temporary storage pile of creosote contaminated soil and either off-site: 1) ²treatment by power plant co-burning, or 2) disposal at a RCRA Subtitle C or D landfill. The PAH Remediation Zone soil will be mixed with coal or other material to improve its material handling characteristics and to ensure it meets the permit requirements of the receiving facility. The PAH Remediation Zone represents the area where the concentrations of PAHs pose a carcinogenic risk exceeding the commercial and industrial or utility/construction risk of 1 x 10⁻⁵ using the representative high exposure (RHE) utility worker exposure or hazard index of 1 for noncancer effects. The remedial action objectives for soil included protection of human health from soil with concentrations of contaminants representing an excess cancer risk of 1 x 10⁻⁶ as a point of departure. The more conservative 1 x 10⁻⁶ risk level, the more conservative reasonable maximum exposure (RME) assumptions and the more conservative residential land use exposure assumptions were not used in defining the areas for excavation and treatment. USEPA believes the exposure levels and exposure assumptions used in identifying the areas for active remediation are reasonable given the potential for future site use.

The Soil Cleanup Levels are presented in Table 4. The PAH Remediation Zone represents an estimated in-place soil volume of between 7,100 and 14,900 cubic yards (cy). The exact amount of PAH Remediation Zone soil requiring off-Site treatment/disposal will be based on actual field data. The temporary creosote contaminated soil pile is currently covered and routinely inspected. This volume is estimated to be approximately 4,500 cubic yards and will

²Treatment is the preferred alternative for both the PAH and arsenic contaminated soils. Placement of the PAH soils in a landfill will only be selected if it is determined during the Remedial Design that treatment is not practicable (e.g., not feasible, excessive cost, etc.).

be removed in its entirety (Figure 13). This will add \$1,500,000 to the capital cost of the remedy.

2. In-situ stabilization/solidification of the Arsenic Remediation Zone. The extent of the solidification will be protective to a 10⁻⁵ cancer risk using the representative high exposure (RHE) utility worker exposure. The remedial action objectives for soil included protection of human health from soil with concentrations of contaminants representing an excess cancer risk of 1 x 10⁻⁶ as a point of departure. The more conservative reasonable maximum exposure (RME) assumptions and the more conservative residential land use exposure assumptions were not used in defining the areas for stabilization/solidification. USEPA believes the exposure levels and exposure assumptions used in identifying the areas for active remediation are reasonable given the potential for future site use.

Arsenic Soil Cleanup Levels are presented in Table 4. The total volume of the Arsenic Remediation Zone is estimated to be between 3,300 and 7,200 cubic yards of soil. The exact amount of soil requiring on-site solidification will be based on actual field data. If U.S. EPA determines that on-site management interferes with future use, the remedy allows the flexibility for off-site disposal of the stabilized/solidified arsenic soils in compliance with all regulatory requirements (Figure 13).

- 3. Combination vegetative, asphalt and building cover for Marginal Zone soil, the backfilled excavation areas and the southwest quadrant of the Site to minimize infiltration, manage surface water drainage/erosion control, enhance in-situ degradation of low-level residual soil organic contaminants and provide a barrier from direct contact exposure. The Marginal Zones are situated both around and over the PAH and arsenic remediation zones. The vegetative cover will result in an industrial Site-wide cancer risk of 10-6 or less (Figure 14).
- 4. Development of institutional controls. Within the Soils Management Plan described in section 5 below, appropriate site use restrictions (i.e., zoning), deed notifications, ground water use prohibitions and easements/covenants will be placed on the Site limiting its use to industrial/commercial and uses that will not adversely impact the remedy. The Soils Management Plan will allow for future redevelopment but additional work may be required to change from industrial/commercial land use. Ground water use will be prohibited until such time that ground water meets the Federal and State drinking water standards.
- 5. Development of a comprehensive Soil Management Plan. The purpose of this document is to clearly delineate the testing requirements and the process and procedures for approving future uses/development of the Site. This plan will allow flexibility for future development and allow evaluation of their potential impact on the remedy (on-site treatment plant, infiltration, vegetative cover, storm water and erosion control, direct exposure and treatment of low level residual soil contamination). This plan will also delineate who will be required to implement, monitor and enforce all required institutional controls.

B. Ground Water Remedial Components

The ground water remedy is a combination of a short-term (phase 1) ground water extraction and an on-site treatment/reinfiltration system along with a long-term Monitored Natural Attenuation (phase 2) remedy (Figure 14). The short-term (phase 1) ground water remedy is aimed at contaminant mass removal in the short-term that will provide long-term protection of nearby surface water bodies. The effectiveness and protectiveness of the short-term (phase 1) ground water remedy are further ensured after treatment through long-term Monitored Natural Attenuation. The short-term (phase 1) ground water treatment and the Monitored Natural Attenuation ground water remedy will meet the very long-term objective of meeting ground water standards and preventing exceedance of surface water standards. Ground water standards are presented in Table 5 and surface water standards are presented in Table 6. Exposure to contaminated ground water during and after the implementation of the remedy will be restricted through long-term institutional controls.

- 1. Short-term (phase 1) ground water removal and on-site treatment/reinfiltration. Ground water will be removed and treated through a mobile, cell-based, low-flow extraction system. The cells will be sequentially operated. Each cell will treat the ground water within an approximately one-half-acre zone until ground water within the treatment area is adequately flushed. Although the exact number of wells and cells required will be determined in the Remedial Design, preliminary cell design includes 10 extraction wells and 20 reinfiltration wells per cell and an estimated 20 individual cells. The areal extent of the plume to be treated by the moveable cells, the cell design, and the optimum number of pore volume treatments will be based on both current data and pre-design investigations and pilot testing. The areal extent will be optimized based on protection against exceedances of surface water standards from ground water to surface water discharges and practical construction limitations (e.g., constructing and operating cells on the beach).
- 2. Ground water treatment. The extracted water will be treated on-site for arsenic, organics, phenols, and ammonia and will be reinjected through wells along the perimeter of cells. The performance goal is an 80% reduction in contaminant mass at the base of the aquifer. In the event the conditions in the field grossly retard treatment, a critical evaluation of cell treatment will occur after the completion of four pore volumes on any individual cell. This ground water cell treatment/reinfiltration process is expected to take six to twelve months per cell and will be expedited by simultaneous operation of four treatment cells. The ground water treatment is expected to be accomplished within six years and will be followed by Monitored Natural Attenuation.
- 3. Waiver of the UIC prohibition. The Preferred Alternative will require a waiver of the UIC prohibition of reinjection of liquids into the formation from which they were removed at concentrations exceeding MCLs. The Preferred Alternative requires

reinjection to increase the removal rate of contamination and to enhance the ground water nutrient chemistry by adding nitrate and oxygen to ground water. This nitrate addition and oxygenation will stimulate microbial degradation of residual contamination in the aquifer. The U.S. EPA will invoke the interim action ARAR waiver of the NCP for the six years the short-term (phase 1) ground water system operates to allow largely for the re-infiltration of nitrate.

4. Long-term Monitored Natural Attenuation. The Monitored Natural Attenuation ground water remedy will meet the very long-term objective of meeting ground water standards presented in Table 5 by allowing natural processes to remediate the contaminants both during and after treatment. Monitored Natural Attenuation will be conducted in all areas within the plume outside the short-term (phase 1) ground water zone of treatment and within the treatment zone after the cell treatment has occurred. A three stage laboratory microcosm study of Site ground water was completed to assist in understanding the mechanics and feasibility of Monitored Natural Attenuation. The conclusion of the report was that intrinsic bioremediation is applicable once the high concentrations of contaminants are reduced by 33%. Further, U.S. EPA anticipates that nitrate and oxygen introduced from the short-term (phase 1) system will enhance intrinsic biodegradation. Previously the treated areas held inhibitive concentrations of contaminants. Once the inhibitive concentrations of contaminants have been removed and the nitrate source and oxygenation from treatment reinjection is available in the aquifer, degradation should occur. Long-term ground water monitoring will be directly compared to the projections developed in a Monitored Natural Attenuation Study. This study will be completed in the future and includes sampling to; 1) document ongoing reductions in contaminant concentrations, 2) show the presence of contaminant daughter products 3) show the presence of terminal electron donors/acceptors, 4) determine the amount of dilution occurring within the plume with conservative tracers, and 5) allow multi-dimensional plume modeling. U.S. EPA anticipates that approximately 90 years will be required to meet the ground water standards. Projections of the natural attenuation of the plume made during the Natural Attenuation Study will be critically evaluated over time in comparison to actual long-term ground water sampling data. The entire ground water plume area will be managed as a Groundwater Management Zone pursuant to the requirements of Illinois Administrative Code.

If data show that the ground water will not be remediated in a reasonable amount of time, additional measures may be necessary at this Site. U.S. EPA, in consultation with the Illinois EPA, will determine if additional work is needed based on an evaluation of the following criteria; 1) data that shows that the ground water will not be remediated in a reasonable amount of time, 2) comparison of existing contaminant levels throughout the plume to MCLs; 3) overall protection of surface water; 4) trends in contaminant concentrations, if any, as compared to Natural Attenuation Study projections; 5) effectiveness of the source control measures at cutting off the source of

contamination at the Site; 6) potential reduction in restoration time frames; 7) potential for the contaminants concentrations in the ground water to reach appropriate levels throughout the plume; and 8) alternative remedial measures available to meet ground water standards and the cost thereof. Additional measures may be necessary if an evaluation of the above criteria indicates: 1) concentrations have not decreased; 2) surface water standards are being exceeded as a result of ground water discharges to surface water; 3) concentrations do not show the potential to decrease; or 4) source control measures do not meet their remedial objectives of minimizing off-site contaminant migration. These additional activities are likely to involve more data collection, additional treatment design or other technically practicable remedial measures, including evaluations of any applicable new technology. The design of additional technically practicable measures (should they be necessary) may include: locating ground water extraction wells (or other remedies) to maximize hydraulic capture of the plume and additional on-site treatment, as appropriate.

- 5. Long-term Monitoring. Long term monitoring of ground water and surface water will be conducted to monitor and ensure the effectiveness of the remedy. Monitoring results will be evaluated annually to aid in predicting contaminant trends. The monitoring program to be developed during the design phase will include: identification of locations to monitor changes in both the horizontal and vertical extent of contamination; establishing the required sampling frequency and parameters; identification and monitoring of areas containing higher contaminant concentrations; and a requirement for providing a continuous monitoring record. Long-term ground water and surface monitoring will be required to determine if the combination of the soil removal, vegetative, asphalt and building cover, and ground water treatment are resulting in reductions in ground water and surface water contaminant concentrations.
- 6. Five-Year Reviews. U.S. EPA will formally evaluate all components to determine the effectiveness of the selected remedy (e.g., cover, ground water treatment, and long-term Natural Attenuation of Ground water) as part of the five-year review process (five-year reviews are required for sites where wastes are left on-site). If the data available at the first five-year review is insufficient for a reliable trend analysis, evaluation of remedy performance will be completed in the subsequent review or at some earlier time to be established during the initial five-year review. An evaluation of information gathered for each five-year review will be used to determine whether or not there is a need for additional actions to reduce cleanup times. The ground water cleanup must be achieved within a reasonable period of time. For this type of situation, a reasonable period of time for meeting the MCLs can be defined as not significantly longer than active treatment across the entire plume.

The final estimated costs for the Selected remedy are:

Present Worth of FS Alternative 3 (5% Discount Rate) \$25,000,000
Creosote Soils \$1,500,000
FINAL PRESENT WORTH \$26,500,000

XI. STATUTORY DETERMINATIONS

The selected remedy for the WCP Site is consistent with CERCLA and in compliance with the NCP to the extent practicable. The selected remedy is protective of human health and the environment, attains ARARs over the long-term, and is cost-effective. The selected remedy also satisfies the statutory preference for treatment that permanently and significantly reduces the toxicity, mobility, or volume of hazardous substances as a principal element. The following describes how the selected remedy meets these requirements.

A. The Selected Remedy is Protective of Human Health and the Environment

The selected remedy will provide adequate protection of human health and the environment through treatment, containment and institutional controls to prevent exposures to soil and ground water. The technologies and controls will eliminate direct contact to contaminated soil and minimize the migration of contaminants from soil via ground water to surface water. Treatment of the contaminated ground water combined with institutional controls to restrict on-site ground water use will reduce risks associated with the ground water plume and minimize the potential for exceedance of surface water standards. The potential future risks associated with access to/use of Site ground water will decrease over time because Natural Attenuation will reduce the concentration of contaminants.

B. The Selected Remedy Attains ARARs

After completion of the Phase I and Phase II ground water remediation, the selected remedy will comply with identified federal and state ARARs. Potential chemical-, location-, and action-specific ARARs were identified, defined, and summarized in the FS report. Tables 7, 8 and 9 of this ROD present an overview of the chemical-specific, location-specific, and action-specific ARARs for the selected remedy. Activities associated with the selected remedy will be conducted according to regulations outlined by OSHA.

The selected remedy will require a waiver of the federal and State UIC regulations which prohibit the reinjection of liquids at concentrations exceeding MCLs. The reinjection is necessary to increase the removal rate of contamination and to enhance the ground water nutrient chemistry by adding nitrate and oxygen to the ground water. This nitrate addition and oxygenation will stimulate microbial degradation of residual contamination in the aquifer. The U.S. EPA will invoke the interim action ARAR waiver of the NCP for the approximately 6 years the short-term (phase 1) ground water system operates.

The entire ground water plume area will be managed as a Groundwater Management Zone pursuant to the requirements of Illinois Administrative Code (IAC). The IAC Part 740, Section 740.530 provides for the automatic establishment of a Groundwater Management Zone (GMZ) for approved remedial action plans. A GMZ (35 IAC 620.250) is established for ground water being managed to mitigate impairment caused by the release of contaminants from a Site.

During the period of ground water management, the ground water within a GMZ is exempt from the Class I through IV standards. If data shows that the ground water will not be remediated in a reasonable amount of time, additional measures may be necessary at this Site. These additional activities are likely to involve more data collection, additional treatment design or other remedial measures, including evaluations of any applicable new technology. The applicability of new technologies will be evaluated in terms of technical and economic feasibility. The design of additional measures (should they be necessary) may include: locating ground water extraction wells (or other remedies) to maximize hydraulic capture of the plume and additional on-site treatment, as appropriate. After remediation, concentrations within a GMZ may exceed the ground water standards if, to the extent practicable, the exceedance has been minimized and beneficial use has been returned and any threat to public health or the environment has been minimized.

C. The Selected Remedy is Cost-Effective

The remedy provides overall effectiveness proportionate to its cost. The estimated costs associated with this remedy are:

PRESENT WORTH

\$26,500,000

The No Action alternative is less costly, but it would not provide protection from the current and potential future risks associated with soil and ground water exposure. Alternative 2 has a present worth of \$38,900,000, which is considerably more costly than the selected remedy. Alternative 4- Aquifer restoration has an excessively high present worth cost of \$100,700,000.

The selected remedy affords overall effectiveness when measured against CERCLA Section 121 criteria and the NCP's nine evaluation criteria, and costs are proportionate to the protection that will be achieved.

D. <u>The Selected Remedy Utilizes Permanent Solutions and Alternative Treatment or Resource Recovery Technologies to the Maximum Extent Practicable</u>

The selected remedy represents the maximum extent to which permanent solutions and treatment technologies can be used in a cost-effective manner at the WCP Site. The remedy permanently removes the contaminants from the natural environment in the following manner:

- 1. PAH Soil Remediation Zone and stockpiled creosote soils are excavated and removed from the Site. Treatment through co-burning at a power plant may be used and would result in the permanent destruction of the PAH contaminants. Otherwise the soils will be disposed in a secure landfill.
- 2. The vegetative cover will minimize infiltration, manage surface water drainage/erosion control, and provide a barrier from exposure. It will also provide permanent treatment by enhancing in-situ degradation of low-level residual soil organic contaminants.
- 3. Ground water is collected, treated and reinjected on-site. The majority of ground water contaminants will be permanently removed from the ground water.
- 4. Natural attenuation will be augmented through the introduction of oxygen and nitrate into the ground water plume. The enhanced natural biodegradation will result in the destruction of additional contaminants not otherwise treated during the short-term (phase 1) ground water treatment system.

The selected remedy provides the most permanent solution practicable, proportionate to cost.

E. The Selected Remedy Satisfies the Preference for Treatment that Permanently and Significantly Reduces the Toxicity, Mobility, or Volume of the Hazardous Substances as a Principal Element

The principal elements of the selected remedy include treatment that permanently and significantly reduces the toxicity, mobility, and volume of hazardous substances:

PAH Remediation Zone may be treated through co-burning at a power plant and the creosote soils will be treated and/or disposed of off-site.

- 1. The vegetative cover will provide permanent treatment by enhancing in-situ degradation of low-level residual soil organic contaminants.
- 2. Arsenic-contaminated soils will be solidified in-situ to prevent migration and will be covered to prevent direct contact.
- 3. Ground water is collected and treated. The majority of ground water contaminants will be permanently removed from the ground water.
- 4. Natural attenuation will be augmented through the introduction of oxygen and nitrate into the ground water plume. The enhanced natural biodegradation will result in the destruction of additional contaminants not otherwise treated during the short-term (phase 1) ground water treatment system.

The selected remedy includes treatment as a principal element and will significantly reduce the toxicity, mobility and volume of hazardous substances.

XII. DOCUMENTATION OF SIGNIFICANT CHANGES

The only change from the recommended alternative described in the proposed plan is the flexibility to treat and dispose of the arsenic solidified/stabilized soils off-site if the on-site management interferes with future use.

TABLES

Table 1

Generalized Vertical Distribution of Chemicals in Groundwater

	Average Concentration¹ and Range of Concentrations²									
Depth of Soil	F	PAHs	Р	henol	Be	nzene	Ar	senic	С	yanide
(feet)	Soil (mg/kg)	Groundwater (mg/L)	Soil (mg/kg)	Groundwater (mg/L)	Soil (mg/kg)	Groundwater (mg/L)	Soil (mg/kg)	Groundwater (mg/L)	Soil (mg/kg)	Groundwater (mg/L)
0-4.5 (vadose zone)	1900 (ND-76,000)	_	1.2 ³ (ND-41 ³)		1.2 (ND- 62)	_	102 (ND1800)	_	54 (ND-1400)	_
4.5-21.5 (shallow portion of the sand aquifer)	300 (ND-20,000)	0.58 (1.1 x 10 ⁵ 2.4)	1.6 (ND-110)	0.045 (ND- 0.45)	0.016 ⁴ (ND-0.68 ⁴)	0.0093 (ND- 0.07)	27 (1.4–760)	0.32 (ND-4.1)	1.6 (ND-52)	0.056 (ND-0.65)
21.5-base of sand aquifer (deep portion of the sand aquifer)	4.0 (ND-180)	0.32 (7.4 x 10 ⁴ -1.4)	68 (ND-310)	240 (ND-1500)	0.049 (ND-0.8)	1.1 (ND-7.8)	26 (1.2–250)	11 (0.0041–70)	0.69 (ND-4.1)	0.32 (0.0028-0.71)

^{&#}x27;The arithmetic mean (average) is shown in bold on the table. Averages are computed on the 1992–1993 data. Groundwater data to the north of the site are not included in the arithmetic mean calculation.

-- Not applicable

²The range is represented by the data within the fenceline of the site to the north and south, the harbor on the west and the shoreline of Lake Michigan to the east.

³SB50 at 950 mg/kg phenol was eliminated from arithmetic mean calculation and range. Including this data point gives a mean of 12.0 mg/kg and a range of ND-950 mg/kg. This single data point is identified as an outlier.

⁴TT1001 at 31 mg/kg benzene was eliminated from arithmetic mean calculation and range. Including this data point gives a mean of 0.32 mg/kg and a range of ND-31 mg/kg. This single data point is identified as an outlier.

Table 2

Computed Surface Water Quality (Assuming Maximum Projected Groundwater Loading)

. •		Surfac	e Water Conce	ntration'
	Mixing Ratio	Arsenic (μg/L)	Phenols (μg/L)	Ammonia (μg/L)
Lake Michigan Basin Water Quality Standards		148 chronic 340 acute	100	15,000²
Waukegan Harbor, Calculated Water Quality	High (6,200:1)	0.20	4.5	30
	Average (1,600:1)	0.79	18	110
	Low (800:1)	1.6	36	220
Breakwater Area, Calculated Water Quality	High (32,000:1)	0.14	0.61	4.2
	Average (7,600:1)	0.58	2.6	18
	Low (1,600:1)	2.8	13	88
Lake Michigan Open Waters Water Quality Standards		50	1	20
Lake Michigan East of Site, Calculated Water Quality	High (22,000:1)	0.23	3.1	8.4
	Average (12,000:1)	0.44	5.9	16
	Low (2,900:1)	1.7	23	64
Longshore Current Zone, Calculated Water Quality	High (90,000:1)	0.032	0.40	1.5
	Average (50,000:1)	0.062	0.77	2.9
	Low (9,000:1)	0.34	4.2	16
National Ambient Water Quality Criteria for the		190 chronic	117 chronic	1,490 chronic
Protection of Aquatic Life		360 acute	2,010 acute	2,600 acute

The computed surface water concentrations are highly conservative because, in addition to using the peak groundwater mass flux, they do not account for natural attenuation mechanisms that remove mass, such as anaerobic biodegradation, aerobic biodegradation, adsorption, and chemical changes.

In addition, un-ionized ammonia nitrogen must meet the following acute and chronic standards: April through October, acute 330 μg/L, chronic 57 μg/L; November through March, acute 140 μg/L, chronic 25 μg/L.

Table 3 **Summary of Estimated Site Human Health Risks**

Exposed Population	RME Cancer Risk	CTE Cancer Risk	RME Noncancer Risk Hi	CTE Noncancer Risk HI
Boatworkers exposed to surface soil	5 x 10 ⁵	2 x 10 ⁻⁵	< 0.1	<0.1
Adolescent trespassers exposed to surface soil	7 x 10 ^s	2 x 10 ⁵	< 0.1	< 0.1
Utility workers exposed to subsurface soils in the OMC office building area	4 x 10°	4 x 10°	< 0.1	< 0.1
Occupational Adult exposed to subsurface soils	4 x 10 4	7 x 10 ⁻⁵	0.25	< 0.1
Residential children exposed to subsurface soils	2 x 10 ³	6 x 10 ⁻⁴	3.7	1.0
Adolescent trespassers exposed to subsurface soils	3 x 10 ⁻⁵	6 x 10 ⁴	< 0.1	< 0.1
Occupational Adult exposed to subsurface soils in area of elevated contamination	4 x 10³	8 x 10 ⁴	8.5	2.0
Residential children exposed to subsurface soils in area of elevated contamination	3 x 10 ²	7 x 10 ³	63	.14
Utility workers exposed to subsurface soils in area of elevated contamination	8 x 10 ⁵	1 x 10*	2.0	0.4
Future residential children and adults ingesting groundwater			Lethal acute risk due to arsenic	Lethal acute risk due to arsenic
Utility workers exposed to groundwater	6 x 10°	5 x 10 ⁷	0.21	<0.1
Recreational swimmers exposed to Lake Michigan surface water	< 1 x 10 ⁻⁷	Not calculated	<0.1	Not calculated
Adult subsistence fishermen ingesting fish from Lake Michigan²	3 x 10°	2 x 10 ⁴	<0.1	<0.1
Adolescent recreational fishermen ingesting fish from Lake Michigan ²	2 x 10°	4 x 10 ⁻¹⁰	<0.1	<0.1
Current adult subsistence fishermen ingesting fish from Waukegan Harbor²	9 x 10 ⁶	5 x 10 ⁷	2.2	0.44
Current child subsistence fishermen ingesting fish from Waukegan Harbor²	3 x 10°	7 x 10 ⁻⁷	4.1	0.83
Future adult subsistence fishermen ingesting fish from Waukegan Harbor²	2 x 10 ⁻⁵	6 x 10 ⁷	0.74	0.31
Future child subsistence fishermen ingesting fish from Waukegan Harbor ²	8 x 10 ⁻⁶	8 x 10"	1.4	0.58

Notes:
'Due to the acute toxicity of the exposure point concentrations, a quantitative risk is not presented.

²Arsenic is the primary contributor to carcinogenic risk from fish ingestion. Calculated risk is likely an overestimate because the amount if additional arsenic intake from fish is a small percent of normal daily arsenic intake. Also estimated future surface water concentrations may be overestimated because of attenuation due to adsorption onto aquifer solids and greater dilution than that assumed.

Table 4

Soil Cleanup Levels For Excavation of PAH Remediation Zone and In-Situ Stabilization of Arsenic Zone Waukegan Manufactured Gas and Coke Plant Site (concentrations in mg/kg)

Chemical	Commercial/ Industrial	Utility/ Construction
	RHE	RHE
Arsenic Cancer Risk: 1 x 10 ⁻⁵	2,050	940
Benzo(a)anthracene 1 x 10 s	1,500	1,160
Benzo(a)pyrene 1 x 10 ⁵	150	116
Benzo(b)fluoranthene 1 x 10 ⁻⁵	1,500	1,160
Dibenzo(a,h)anthracene 1 x 10 ⁻⁵	150	116
Indeno(g,h,i)pyrene 1 x 10°	1,500	1,160
Dibenzofuran Non-Cancer Risk: HI=1	ÑA	5,390
4-Methylphenol Non-Cancer Risk: HI=1	NA	6,738
Naphthalene Non-Cancer Risk: HI=1	NA	48,556

RHE - Representative high exposure

Table 5

Groundwater Standards

Waukegan Manufactured Gas and Coke Plant Site (concentrations in μg/L)

	MC1 -1	IGQ	S°
	MCLs'	Class I	Class II
Benzene	5	5	25
Ethylbenzene	700	700	1000
Toluene	1000	1000	2500
Xylenes (total)	10000	10000	10000
BETX		11705	13525
Phenois		100	100
Benzo(a)pyrene	0.2	0.2	2
PCBs ^c		0.5	2.5
Arsenic	50	50	200
Cadmium	5	5	50
Cyanide	200	200	600
Lead		7.5	100
Mercury		2	10
Selenium	50	50	50

- MCLs—Maximum Contaminant Level
- IGQS—Illinois Groundwater Quality Standards
 Class I Section 620.410—Potable Resource Groundwater
 Class II Section 620.420—General Resource Groundwater
- ° PCB-1248 is the isomer that has been detected at the WCP site.

Surface Water Standards Waukegan Manufactured Gas and Coke Plant Site (concentration in μg/L)

Table 6

					ARA	ARs			
					litine	ois Water Qua	lity Standard ^b		
Chemical	FA	wac*		Sub _l (Hai	part E: Lake Michiga rbor and Breakwater	Subpart C	Subpart E: Open Waters of the		
	Acute	Chronic	Acute	Chronic	Human Health Standard	Wildlife Standard	Standard	Public & Food Processing	Lake Michigan Basin
Ammonia as N	14,900	2,600					15,000		20
Ammonia as N, un-ionized			330/140	57/25					
Arsenic	360	190		·				· · · · · · · · · · · · · · · · · · ·	50
Arsenic (III)	360	190	340	148				50	
Arsenic (V)	850							50	
Cadmium	5.6	1.4	6.4 c	3.1 c				10	
Cyanide, weak and dissociable	22	5.2	22	5.2					
Cyanide, total									
Lead	121	4.7	180 c	9.5 c				50	50
Mercury	2.4		1.7	0.91	0.0018	0.0013			
Thiocyanate									
Selenium	20	5	d	5.0			1,000	10	10
								·	
Benzene					310				12
Ethylbenzene			216	17.2					12
Toluene					51,000				5,600
Xylene			1.500	117					5,600
PCBs ^e					0.0000067	0.00012	•		

Surface Water Standards Waukegan Manufactured Gas and Coke Plant Site (concentration in µg/L)

D harata	T 1				 100	1	•
Phenois		·			 100		<u> </u>
Phenoi			-				
o-Cresol (2-methyphenol)			ļ				
p-Cresol (4-methylphenol)			 				•
2,4-Dimethylphenol			 	8,700			450
Acenaphthene	80	23			 		
Acenaphthylene							
Anthracene							
Benzo(a)anthracene			 		 		
Benzo(b)fluoranthene							
Benzo(g,h,i)perylene							
Benzo(k)fluoranthene							
Carbazole							
Chrysene							
Dibenzo(a,h)anthracene							
Dibenzofuran			 				
Fluoranthene	33.6	6.16	 				
Fluorene			 <u> </u>				
Indeno(1,2,3-cd)							
2-Methylnaphthalene							
Naphthalene					 		
Phenanthrene							
Pyrene					 		

- a Federal Ambient Water Quality Criteria (FAWQC) for the protection of aquatic life.
- b Illinois Water Quality Standards—35 III. Adm. Code Subtitle C, Chapter 1, Parts 302 and 303.
- Based on hardness. Hardness assumed to be 136 mg/L based on RI surface water sample data.
- d IEPA is awaiting new value.
- e Bioaccumulative
- f Seasonal dependence: first value is for April-October, second is for November-March.

Table 7

Chemical-Specific ARARs Waukegan Manufactured Gas and Coke Plant Site

Regulation	Requirement	ARAR Status	Analysis
Soil and Groundwater			
35 Illinois Administrative Code, Part 742, Tiered Approach to Corrective Action Objectives (TACO)	TACO establishes a framework for determining soil cleanup standards, for developing groundwater quality objectives, and for establishing institutional controls.	To be considered.	Provides guidance for development of site- specific soil and groundwater remediation objectives.
TSCA	Establishes requirements and thresholds for management of PCBs.	Relevant and appropriate.	TSCA is relevant and appropriate to defining the management of PCBs in soils.
CERCLA Guidance Land Use in the CERCLA Remedy Selection Process	Establishes appropriate considerations in defining future land use.	To be considered.	Provides guidance to EPA in selecting land use for remedy selection purposes.
Groundwater			
Safe Drinking Water Act (SDWA)— Maximum Contaminant Levels (MCLs) 40 CFR 141.61 (organic chemicals) 40 CFR 141.62 (inorganic chemicals)	CERCLA 121(d) states that a remedial action will attain a level under the SDWA. MCLs are enforceable maximum permissible level of a contaminant which is delivered to any user of a public water system.	Relevant and appropriate.	MCLs are relevant and appropriate for potential drinking water sources by EPA policy (see NCP). Remedies may not have to demonstrate compliance with an ARAR that is technically impracticable (see NCP).
SDWA—Maximum Contaminant Level Goals (MCLGs) 40 CFR 141.50 (organic chemicals) 40 CFR 141.51 (inorganic chemicals)	CERCLA 121(d)(2)(A) states that a remedial action attain MCLGs where relevant and appropriate. MCLGs are non-enforceable health goals under the SDWA.	Relevant and appropriate.	Non-zero MCLGs may be relevant and appropriate. MCLGs equal to zero are not appropriate for cleanup of groundwater or surface water at CERCLA sites by EPA policy (see NCP).
SDWA—Secondary MCLs (SMCLs) 40 CFR 143	Non-enforceable limits intended as guidelines for use by states in regulating water supplies	To be considered.	SMCLs may be considered if drinking water use of aquifer is considered feasible.
Office of Drinking Water. Drinking water health advisories.	Guidance levels for drinking water issued by Office of Drinking Water	To be considered.	May be used for chemicals without MCLs if groundwater is to meet drinking water quality.
Illinois Water Quality Standards (IWQS) 35 Illinois Administrative Code 620	Groundwater must meet the standards appropriate to the groundwater's class as specified in Subpart D/Section 620.401-440.	See specific category	See specific category.

Chemical-Specific ARARs Waukegan Manufactured Gas and Coke Plant Site

				· · · · · · · · · · · · · · · · · · ·
G	WOS Class I: Potable Resource Groundwater Section 620.210; 620.410)	Standards for potential potable water supply.	Relevant and appropriate.	Relevant and appropriate if groundwater were designated for potable water use. Not applicable to groundwater 10 feet or less from ground surface.
, 6	WQS Class II: General Resource Groundwater Section 620.220; 620.420)	Applicable to groundwater compatible with agricultural, industrial, recreational, or beneficial uses and not in Classes I, III, or IV.	Relevant and appropriate.	Relevant and appropriate to groundwater 10 feet or less from ground surface, or if groundwater is not designated for potable use.
S	Alternative Groundwater Quality Standards - Groundwater Quality Restoration Standards Section 620.450(a))	Applies to groundwater within a groundwater management zone. May allow concentrations higher than designated use after remediation.	Relevant and appropriate.	May be relevant and appropriate where institutional controls prohibit use of groundwater.
Ir R	Suidance for Evaluating the Technical mpracticability of Ground-Water Restoration, OSWER Directive No. 234.2-25, dated September 1993.	Applies to groundwater at contaminated sites. Establishes criteria for assessing the technical impracticability of groundwater remediation.	To be considered.	Conditions at the site make groundwater restoration technically impracticable.
Surface Wa	ater	·		
Illinois Admi	er Quality Standards Inistrative Code, Title 35, Subtitle C, Parts 302 and 303	Section 11 of Environmental Protection Act - regulation to restore, maintain, and enhance purity of the water of the state.	See specific category.	See specific category.
	eart 302, General Use - Subpart B ections 302.201-212	Waters of state for which there is no specific designation acute standards apply within mixing zone chronic apply after mixing zone	Relevant and appropriate.	For Illinois surface waters
w	eart 302, Public and food processing vater supply—Subpart C; Sections 02.301-305	Applies to waters of state designated for waters drawn for treatment and distribution as a potable supply or food processing at the point of withdrawal.	Relevant and appropriate.	For Lake Michigan at point of water withdrawal
W	rart 302, Subpart E: Lake Michigan Vater Quality Standards. Section 02.501-509	Applicable to waters of Lake Michigan and the Lake Michigan Basin.	Relevant and appropriate.	Subpart E is for Lake Michigan
۵	ran 303, Subpart C: Specific Use Designations and Site Specific Water Quality Standards, Section 303,443	Defines standards for "open waters" and "other waters" of the Lake Michigan Basin.	Relevant and appropriate.	Lake Michigan Basin standards are relevant and appropriate to the harbor and lake adjacent to the site.
33 U.S.C. §	s Initiative, Clean Water Act §1251-1387 at 33 U.S.C. 1268, as y the Great Lakes Critical Programs Act 101-546)	GLI establishes water quality standards, antidegradation policies, and implementation procedures with which state standards must comply for waters in the Great Lakes System	Relevant and appropriate.	GLI establishes the basis for Illinois State Standards for Lake Michigan water quality.

Location-Specific ARARs
Waukegan Manufactured Gas and Coke Plant Site

Table 8

Location-Specific Concern	Requirement	Prerequisite	Citation	ARAR Status	Analysis
Waters of the United States	A permit is required for work in or affecting navigable waters of the U.S. This includes dredging, disposal of fill material, filling or modification of said waters below the ordinary high water level (OHWL).	Waters which are presently used or have been used in the past or may be susceptible for use to transport interstate or foreign commerce.	Section 10 of the Rivers and Harbors Act. 33 CFR Part 332.	ARAR	Site is adjacent to a harbor.
Consent decree for the Outboard Marine Corporation/Waukegan Harbor site	Actions must be consistent with the Consent Decree and Record of Decision (as amended) for the Waukegan Harbor site	The Consent Decree became effective April 27, 1989.	Outboard Marine Corporation/Waukegan Harbor site court administered consent decree in the case of the United States of America and the People of the State of Illinois v. OMC	Potentially applicable	Establishes site use restrictions for operation of hazardous waste storage units, land transfer restrictions, and sets PCB remediation standards.

Table 9

Development of Action-Specific ARARs
Waukegan Manufactured Gas and Coke Plant

Regulations	,	1	Alternative 3 Removal			
	Ait. 2A	Alt. 2B	Alt. 2B Alt. 2C		Alt. 3B	Aquifer Restoration
Federal Requirements						
Clean Air Act				•		
National Ambient Air Quality Standards (NAAQS) Section 109 (40 CFR 50) NAAQS specify the maximum concentration of the pollutant which is to be permitted in the ambient air, as averaged over a specified time period. NAAQS created for carbon monoxide, lead, nitrogen dioxide, particulate matter, ozone, and sulfur dioxide. Preconstruction review for new sources.	Relevant and appropriate to remedial actions that include emissions to the atmosphere. Onsite CERCLA actions are exempt from permitting; however, the remedial action is obligated to comply with the substantive requirements of air regulations and emissions standards.	See Alt. 2A	See Alt. 2A	See Ait. 2A	See Alt. 2A	See Alt. 2A
State Implementation Plan (SIP) Section 110 (40 CFR 51) Development of SIP for implementation, maintenance, and enforcement of NAAQS in air quality control regions. State sets requirements for emission sources in order to achieve NAAQS.	Not an ARAR. State air regulations developed under SIP.	See Alt. 2A ·	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Resource Conservation and Recovery Act (RCR	4)					
RCRA - In General 42 U.S.C. 6901 Requirements for management of solid and hazardous waste.	Relevant and appropriate for on-site actions. May be applicable to offsite actions if hazardous waste is shipped off-site.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

RCRA Subtitle C						
Hazardous Waste Management System 40 CFR 260 Management of generation, treatment storage, disposal, and transport of hazardous waste. State of Illinois administers RCRA in Illinois. Refer to State ARARs. Refer to specific sections on transport, storage, treatment, or disposal.	Applicable to off-site transportation. RCRA applicability requires a RCRA hazardous waste (see 40 CFR 261) and action which constitutes generation, transport, treatment, storage, or disposal. If waste was disposed after effective date of RCRA, disposal triggered RCRA, otherwise RCRA will be triggered by treatment of the waste. Management of treatment residuals subject to RCRA if residuals retain characteristic.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Definition and identification of hazardous waste 40 CFR 261 Identifies RCRA hazardous wastes as: (1) characteristic; (2) listed; or (3) mixture of solid waste and listed hazardous waste.	No listed waste present on-site. Excavated material will be properly characterized to ensure proper management.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Standards for Generators 40 CFR 262 Establishes regulation covering activities of generators of hazardous wastes. Requirements include ID number, record keeping, and use of uniform national manifest.	Applicable if wastes are RCRA hazardous and go off-site.	See Alt. 2A	May be relevant and appropriate for on-site containment.	See Alt. 2A	See Alt. 2A	See Alt. 2A
Standards for Transport 40 CFR 263 The transport of hazardous waste is subject to requirements including DOT regulations, manifesting, record keeping, and discharge cleanup.	Applicable if wastes are RCRA hazardous and go off-site.	See Alt. 2A	Not applicable for on-site containment unit.	See Alt. 2A	See Alt. 2A	See Alt. 2A
Standards for Owners and Operators of Hazardous V	Masta Treatment Storage and Discoses	Facilities (40 CER 24	64)			
Subpart A—General 40 CFR 264.1-264.4	Relevant and appropriate to treatment, containment and capping	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

General requ section 264 s	uirements and application of standards.	of RCRA hazardous waste.					
Subpart D—C Emergency F 40 CFR 264.		Relevant and appropriate to remedy construction for RCRA hazardous waste.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Management 40 CFR 264.9 Requirement includes mon	Releases from Solid Waste t Units (SWMU) 90—264.101 ts for releases from SWMUs nitoring, protection of , corrective action, and detection	Not applicable for excavation and treatment off site.	Not applicable for excavation and disposal off site.	May be relevant and appropriate for on-site containment unit.	See Alt. 2A	See Alt. 2B	See Alt. 2B
40 CFR 264: General closu requirements (including ope	Closure and Postclosure 110-264.120 ure and postclosure care control Closure and postclosure plans eration and maintenance), site ecord keeping, and site use	Relevant and appropriate if RCRA hazardous wastes are left on site.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Requirements piles. Require	Naste Piles 251–264.259 is for hazardous waste kept in ements include liner, leachate less under an appropriate	Not an ARAR. Waste piles are not part of remedy.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
design, opera hazardous w technology re	Landfills 301-264.317 Requirement for atlon, and maintenance of a new raste landfill. Includes minimum equirements under HSWA, leachate collection).	Not an ARAR.	See Alt. 2A	Applicable to soil if it is hazardous.	See Alt. 2A	See Alt. 2A	See Alt. 2A
Management 40 CFR 264. corrective ac (CAMU) and Designation specific basis	Corrective Action for Solid Waste It Units .552–264.553 Requirements of Solid Management and units I temporary units (TUs). of CAMU is made on sites by regional administrator ith criteria listed in regulation;	Relevant and appropriate if residuals to dispose of are hazardous.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

requirements for CAMU are site-specific.						
Subpart X—Miscellaneous Treatment 40 CFR 264.600–264.603 Standards for performance of miscellaneous treatment units. General environmental performance standards which are protection of human health and the environment. Prevent releases to environment.	Relevant and appropriate if materials to be treated are RCRA hazardous.	See Alt. 2A	No treatment will occur.	See Alt. 2A	See Alt. 2A	See Alt. 2A
Standards for Management of Specific Hazardous W	astes and Facilities (40 CFR 266)			T	T	
Land Disposal Restrictions 40 CFR 268, Subpart C and Subpart D The land disposal restrictions and treatment requirements for materials subject to restrictions on land disposal. Must meet waste-specific treatment standards prior to disposal in a land disposal unit.	Relevant and appropriate if residuals are hazardous, but CAMU would not trigger LDRs.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Clean Water Act		r				T
NPDES 40 CFR122, 125 Regulates the discharge of water into surface water bodies. The State of Illinois has authority to administer NPDES in Illinois.	Not ARAR. Treated water will be reinjected into groundwater treatment cells.	See Alt. 2A	See Alt. 2A	See Alt. 2A		Not ARAR. No direct discharge to surface water. Pretreated water will go to POTW.
Pretreatment Standards 40 CFR403 Pretreatment standards for the control of pollutants discharged to POTWs. The POTW should have either an EPA approved program or sufficient mechanism to meet the requirements of the national program in accepting CERCLA waste.	Not ARAR. Treated water will be reinjected into groundwater treatment cells.	See Alt. 2A	See Alt. 2A	See Alt. 2A		Applicable. Treated water must meet NSSD pretreatment standards.
Safe Drinking Water Act Illinois governs reinjection to groundwater. See Star	e ARARs.					
Toxic Substances Control Act (TSCA) PCBs Not	applicable. PCBs less than 50 ppm on	site.				
Occupational Safety and Health Act						
29 U.S.C. 651 . 29 CFR 1910	Applicable. OSHA applies to all workers on the site during	See Ait. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

29 CFR 1910.126 General Industry Standards— Protection of worker health at hazardous waste operations. Requires training, protective equipment, proper handling of wastes, monitoring of employee health, and emergency procedures for workers at hazardous waste operations.	construction and operation of remedial actions.					
29 CFR 1926 Safety and health standard.	Potential ARAR. Applies to all workers.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Hazardous Materials Transportation Act						
49 CFR 100-109 Transportation of hazardous materials. Specific DOT requirements for labeling, packaging, shipping papers, and transport by rail, aircraft, vessel, and highway.	Applicable. Off-site shipment of waste may occur.	See Alt. 2A	Not ARAR, no shipment of waste off-site.	See Alt. 2A	See Alt. 2A	See Alt. 2A
State Requirements						
Wastewater Treatment and Disposal Illinois Adm Subtitle C	ı. Code Title 35					
Chapter 1 Water Quality Standards Designates stream classifications, monitoring requirements, POTW Regulations, effluent and pretreatment standards, NPDES permits.	Not ARAR. Treated water will be reinjected into groundwater treatment cells.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	Applicable. Treated water must meet NSSD pretreatment standards.
Waste Disposal Illinois Adm. Code Title 35 Subtitle G Chapter 1						
Subchapter c, Parts 720-729 Hazardous waste operating requirements. Standards for waste management, generators, transporters, owners, and operators of treatment, storage and disposal facilities.	Relevant and appropriate to management of hazardous waste.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Subchapter c, Part 721 Identification and listing of hazardous waste.	Relevant and appropriate to management of hazardous waste on-site.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Subchapter c, Part 722	Relevant and appropriate to	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

Standards applicable for generators of hazardous waste.	management of hazardous waste on-site.					
Subchapter c, Part 724 Subpart F—Releases from Solid Waste Management Units. Requirements for wastes contained in solid waste management units.	Relevant and appropriate if hazardous waste is left on site.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	Closure requirements not necessary if remedy meets `ARARs.
Subchapter c, Part 724 Subpart G—Closure and Postclosure General closure and postclosure care requirements. Closure and postclosure plans (including operation and maintenance), site monitoring, record keeping, and site use restriction.	Relevant and appropriate if hazardous waste is left on site.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	Closure requirements not necessary if remedy meets ARARs.
Subchapter c, Part 724 Subpart I–Use and Management of Containers Standards applicable for owners and operators of hazardous waste facilities that store containers of hazardous waste.	Not an ARAR. Remedy will not employ containers.	See Alt. 2A				
Subchapter c, Parl 724 Subpart J-Tank Systems Standards applicable for owners and operators that use tank systems for storing or treating hazardous waste.	Relevant and appropriate. Tank systems will be used to store hazardous waste, if influent exceeds TCLP limits.	See Alt. 2A				
Subchapter c, Part 724 Subpart K-Surface Impoundments Standards applicable for owners and operators that use surface Impoundments to treat, store or dispose of hazardous waste.	Not an ARAR. Surface impoundment not used in remedy.	See Alt. 2A				
Subchapter c, Part 724 Subpart L—Waste Piles Requirements for hazardous waste kept in piles. Requirements include liner, leachate collection unless in a container or structure.	Not an ARAR. Waste piles not used in remedy.	See Alt. 2A				
Subchapter c, Part 724 Subpart M-Land Treatment Standards applicable for owners and operators of facilities that treat or dispose of hazardous waste	Not an ARAR. Land treatment not used in remedy.	See Alt. 2A	See Ait. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

in land treatment units.						
Subchapter c, Part 724 Subpart N-Landfills Regulations for owners and operators of facilities that dispose of hazardous waste in landfills. Requirements for design, operation, and maintenance of hazardous waste landfills.	Not an ARAR. Landfill not a part of remedy.	See Alt. 2A	Relevant and appropriate for disposal of hazardous waste material in on-site containment unit.	See Alt. 2A	See Alt. 2A	See Alt. 2A
						·
Subchapter c, Part 724 Subpart O-Incinerators Standards applicable for owners and operators of hazardous waste incinerators.	Not an ARAR. No on-site incineration to take place.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Subchapter c, Part 724 Subpart X-Miscellaneous Units Standards applicable for owners and operators that treat, store or dispose of hazardous waste in miscellaneous units.	Relevant and appropriate if materials to be treated are RCRA hazardous.	See Alt. 2A	No treatment will occur.	See Alt, 2A	See Alt. 2A	See Alt. 2A
Subchapter c, Part 728 Identifies land disposal restrictions and treatment requirements for materials subject to restrictions on land disposal. Must meet waste-specific treatment standards prior to disposal in a land disposal unit.	Relevant and appropriate to disposal of hazardous waste. Applicable to soils containing F034 listed hazardous waste (i.e., contamination from creosote).	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Subchapter d, Part 730 Underground injection control and underground storage tank programs.	Potential ARAR for reinjection of treated water in treatment cells.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	Not applicable.
Subchapter f Site remediation program. Development of risk-based remediation objectives.	May be relevant and appropriate for waste excavated. Risk based cleanup goals are developed in Chapter 3.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	Not applicable.
Subchapter g Requires chief operator of certain waste disposal sites (solid and hazardous waste) to obtain prior conduct certification.	CERCLA site is exempt from permitting. Chief operator of waste disposal site would be required to comply with substantive requirements. Requirement may be relevant and appropriate to capping.	See Alt. 2A	May be relevant and appropriate for on-site containment unit.	See Alt. 2A	See Alt. 2A	Not applicable. Wastewater treatment is considered treatment not disposal.

Subchapter h Illinois "Superfund" program.	Not applicable. The Illinois Hazardous Substances Pollution Contingency Plan is applicable to State response taken at sites which are not the subject of a federal response taken pursuant to CERCLA.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Subchapter I, Parts 807-810 Solid Waste and Special Waste Hauling	May be applicable to solid waste/special waste, possibly including wastewater sludge, stored on-site prior to off-site disposal.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Part 811 Applies to all new landfills.	Not an ARAR.	See Alt. 2A	Applicable for on-site containment unit.	See Alt. 2A	See Alt. 2A	See Alt. 2A
 Subpart A-General Standards for All Landfills Location standards, operating standards, closure and post-closure maintenance. 	Not an ARAR.	See Alt. 2A	The site is not located within the 100-year floodplain. Potential ARAR for on site containment unit.	See Alt. 2A	See Alt. 2A	See Alt. 2A
 Subpart C-Putrescible and Chemical Waste Landfills General Location standards, liner and leachate collection system requirements, final cover requirements. 	Not an ARAR.	See Alt. 2A	Applicable for on-site containment unit.	See Alt. 2A	See Alt. 2A	See Alt. 2A
 Subpart C-Putrescible and Chemical Waste Landfills Facility Location (811.302) 	Not an ARAR.	See Alt. 2A	Barriers may need to be placed to block view of containment unit.	See Alt. 2A	See Alt. 2A	See Alt. 2A
Location of landfill including setback zone, proximity to sole source aquifer, residences, schools, hospitals or runways.					-	
Air Pollution Illinois Adm. Code Title 35 Subtitle B	•					
Part 201, Permits and General Provisions. 201.142 Construction Permit Required	Not an ARAR. A CERCLA site is exempt from permitting.	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A
Part 212, Subpart K (Fugitive Particulate Matter). Site construction and processing activities would be subject to Sections 212.304 to .310 and .312	Potential ARAR. Remedial action may generate fugitive dust. Rules require dust control for storage	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A	See Alt. 2A

which relate to dust control.	pites, conveyors, on-site traffic, and processing equipment. An operating program (plan) is required and is to be designed for significant reduction of fugitive emissions.					
Part 218, Organic Material Emission Standards and Limitations for the Chicago Area (includes Lake County); Subpart C: Miscellaneous Equipment; 218.141 Separation Operations	Not an ARAR. On-site wastewater treatment does not process water containing free phase organic material.	See Alt. 2A				
Part 218, Organic Material Emission Standards and Limitations for the Chicago Area (includes Lake County); Subpart K: Use of Organic Material; 218.301303	Not an ARAR. The discharge of greater than 8 lbs/hr of VOC from any aspect of the remedial action is not likely.	See Alt. 2A				
Part 228 Asbestos May apply if asbestos containing material is encountered.	Not an ARAR. Excavation of soil is not expected to uncover asbestos containing material.	See Alt. 2A				
Part 245 Odors May apply if pollutants have strong odors that are determined to be a nuisance.	Potential ARAR. Excavation of soil and wastewater treatment processes may create odors.	See Alt. 2A				
Part 900 Noise: General Provisions; may apply if sustained noise intensity exceeds nuisance levels.	Potential ARAR. Excavation and processing will generate noise. Treatment equipment (blowers, etc) may generate noise.	See Alt. 2A				

FIGURES

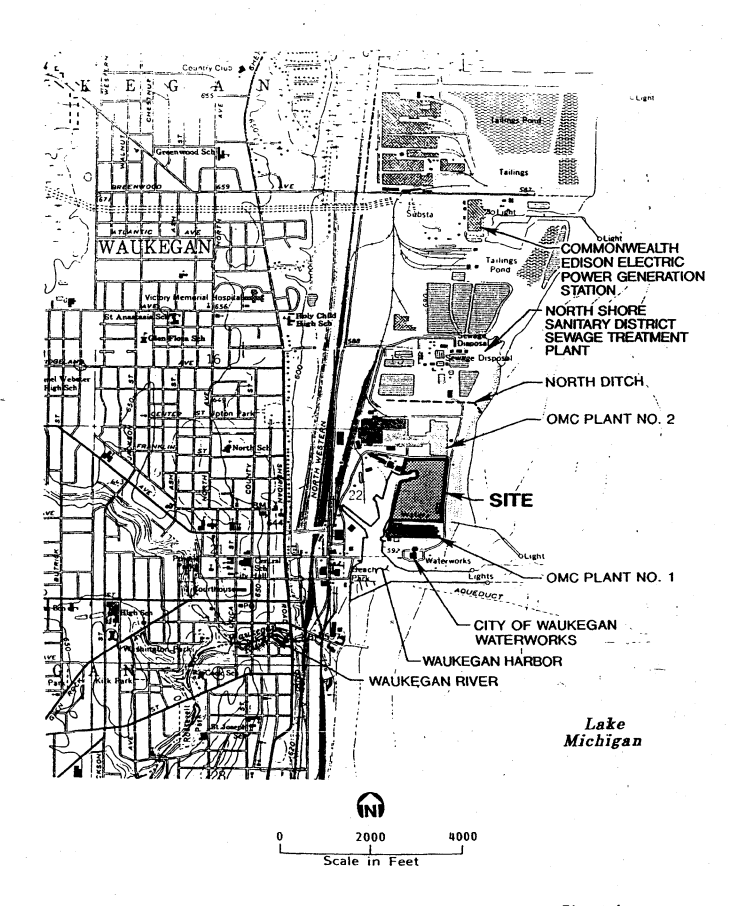
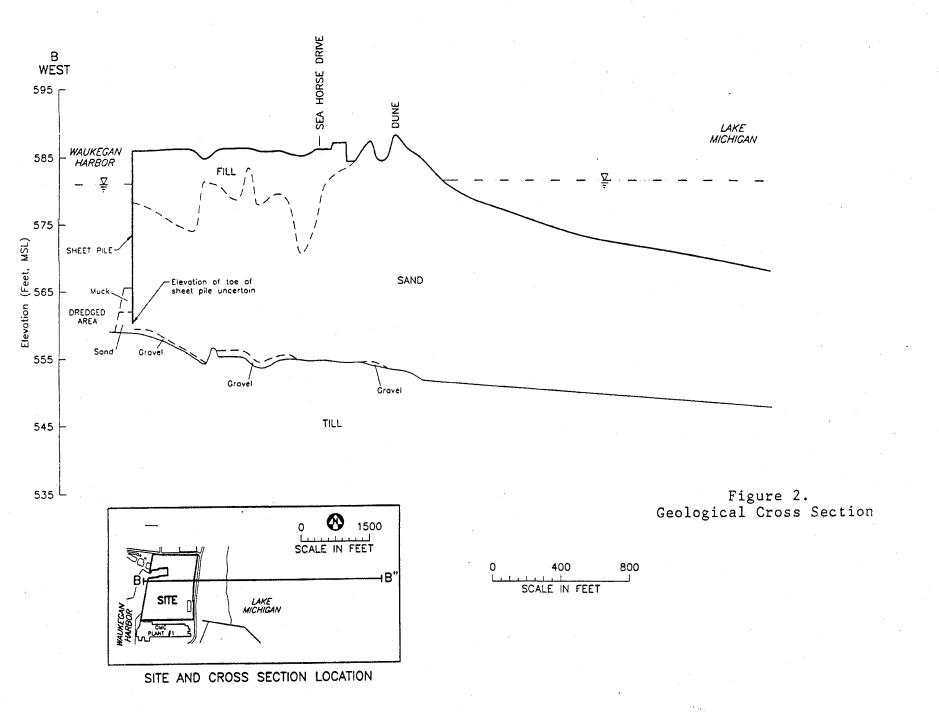
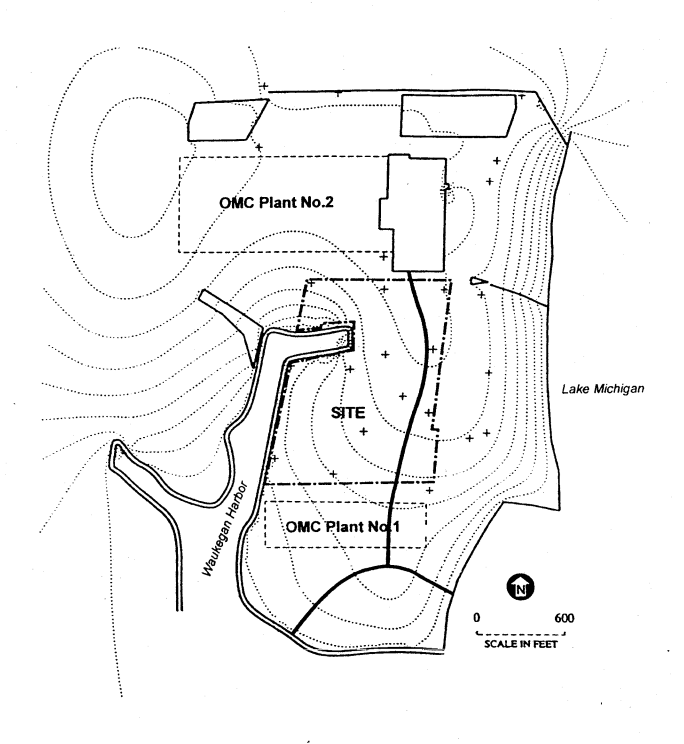


Figure 1.
SITE LOCATION MAP
Waukegan Manufactured Gas and Coke Plant





- Groundwater Surface Contours (Contour Interval 0.25 feet)

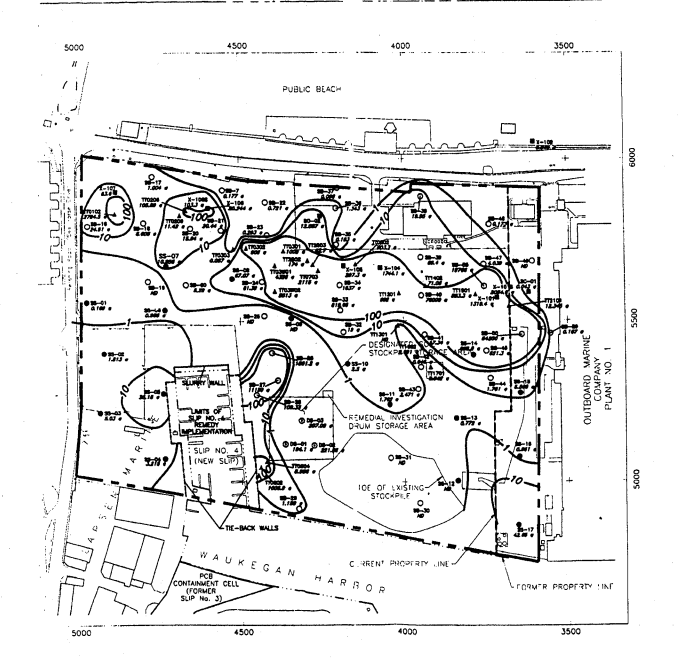
+ Piezometer or Monitoring Well Location

Site Boundary

Groundwater Flow Divide

Figure 3

GROUNDWATER CONTOURS AND FLOW DIVIDES (SLAEM GROUNDWATER MODEL)
Waukegan Manufactured Gas And Coke Plant





0 200 SCALE IN FEET

Designated Soil Stockpile Sample Location.

##-100 Illinois Environmental Protection Agency Soil Sample Location

Surficial Soil Sample Location

Surficial Soil Sample Location

ATTOON Test Trench Sample Location

om-ss Soil Boring Location

2.8 Total PAH Concentration (mg/kg)

AD Not Detected

Total PAH Concentrations (mg/kg) In Si (Contours-Are Approximate)

NOTE:

See Analytical Data Tables In Ri Report For Explanation Of Data Qualifiers.

Soil Stockpile Concentrations Are Located At Depths Below The Base Of The Soil Stockpile

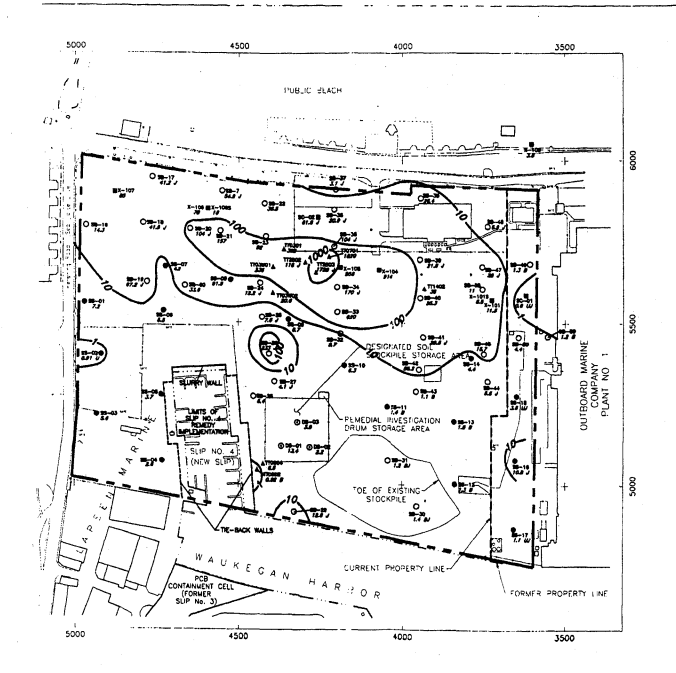
Designated Soil Stockpile Concentrations Are From Within The Containment Cell And Are Excluded From Contouring.

Sample Matrices And Concentrations Of Samples >1000 mg/kg TPAH

SMELL	TOTAL PAH CONCENTRATION	MATRIX
170102	2794.5 •	Visitely Contominated Sand
1703401	4320 •	Viellar Conteminated
1703402	5013 e	Vielbly Contaminated Sand
170602	1006.9 4	Visibly Conferningted Soft
710703	2115 e	Vieldy Conforminated Soil
X-101	. 1318.4 e	Not Kneen
X-1015	2054.6 +	Net Known
X-104	1744,1 #	Net Kreen
58-26	1841.2 e	God And Cohe Fines
58-27	11,150 +	Sand
55-34	1637 e	Visitely Contominated Sand With Cost Finan
58 -40	76,000 e	Vielely Contemporated Soil
38-50	54,250 +	Visibly Conteminated Seil
58-55	19,766 e	Visibly Contempoted Soft

Figure 4

DISTRIBUTION OF TOTAL PAH
CONCENTRATIONS IN VADOSE ZONE SOILS
DEPTH 0.5'-4.5'
Waukegan Manufactured Gas And Coke Plant





0 200 SCALE IN FEET

Cons-on	Sample Location.
₩X~100	Illinois Environmental Protection Age Soil Sample Location
@13- 07	Surficial Sail Sample Location
89 0-01	Surficial Soil Sample Location
& T10804	Test Trench Sample Location
010-33	Soil Boring Location
20.5	Arsenic Concentration (mg/kg)
MO	Not Detected
-10-	Arsenic Concentrations (mg/kg) In (Contours Are Approximate)

Decionated Sail Stackwitz

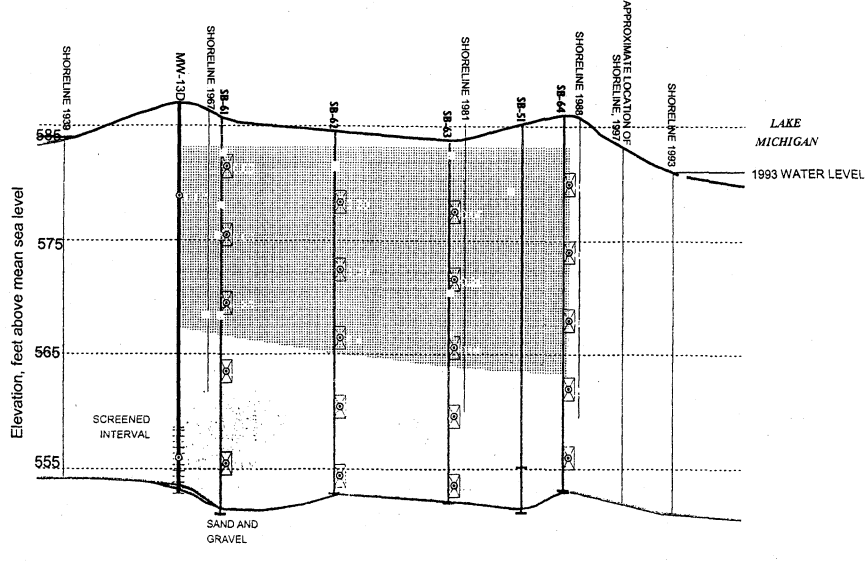
NOTE:

See Analytical Data Tables in RI Report For Explanation Of Data Qualifiers.

Soil Stockpile Concentrations Are Located At Depths Below The Base Of The Soil Stockpile

Designated Soil Stockpile Concentrations Are From Within The Containment Cell And Are Excluded From Contouring.

Figure 5
DISTRIBUTION OF ARSENIC
CONCENTRATIONS IN VADOSE ZONE SOILS
DEPTH 0.5'-4.5'
Waukegan Manufactured Gas And Coke Plant



Ammonia Concentration

(mg/l) 0 - 10

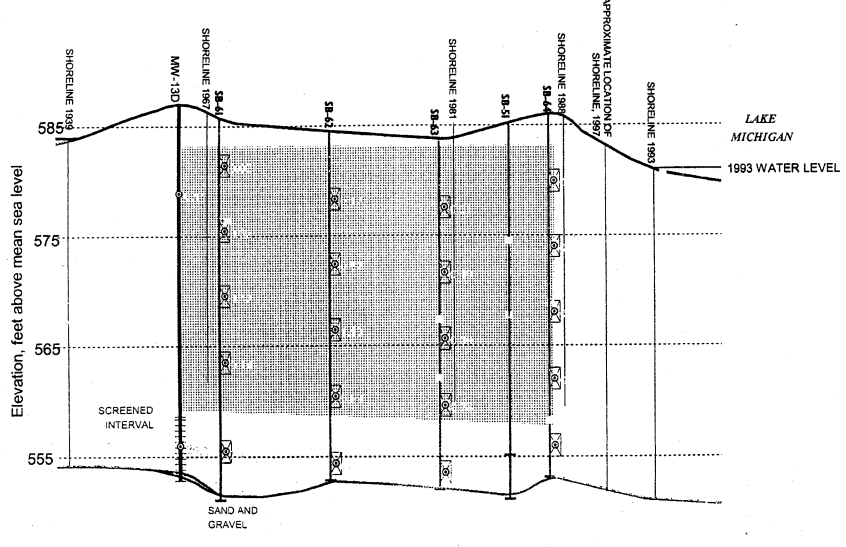
10 -100

100 - 1000

> 1000

Figure₆

1997 BEACH TRANSECT AMMONIA CONCENTRATIONS (mg/l)



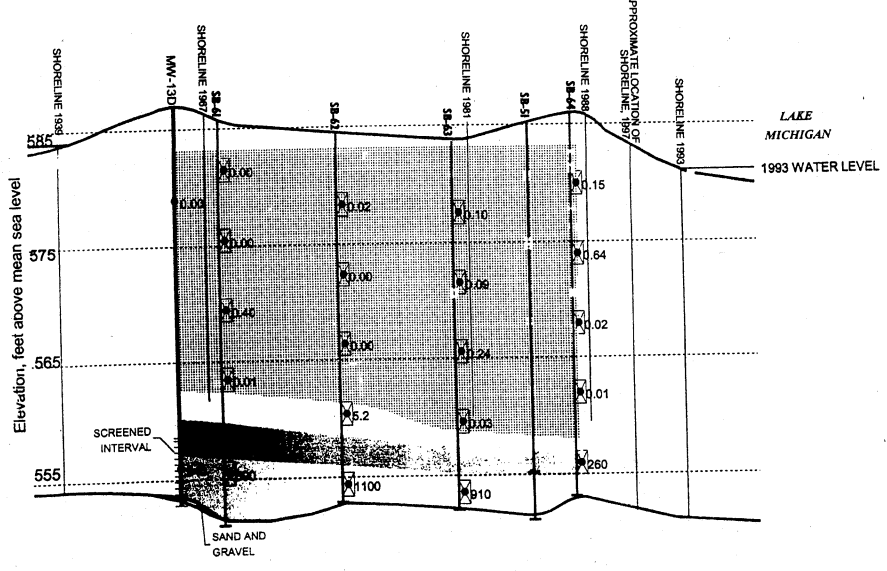
Arsenic Concentration (mg/l) |||||||||| 0 - 2 2 - 20

20 - 40

> 40

Figure 7

1997 BEACH TRANSECT ARSENIC CONCENTRATIONS (mg/l)



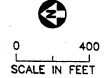
Total Phenols Concentration (mg/l) 0 - l 1 - 10

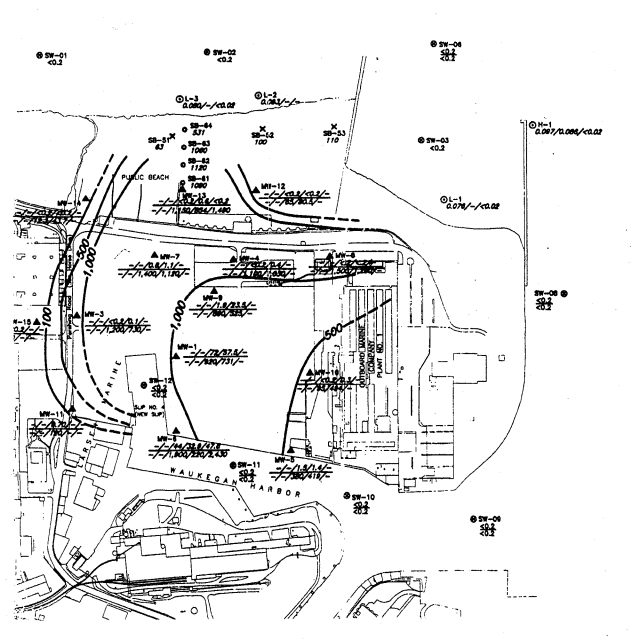
10 - 500 > 500

Figure 8

1997 BEACH TRANSECT TOTAL PHENOLS CONCENTRATIONS (mg/l)

SW-07 ≤0.2 <0.2





SURFACE WATER

Surface Water Sample August 1993

Shallow Sample
 Deep Sample
 Note:

 Moter Less Than 10 Feet Deep,
 Only The Shallow Sample Was Collected.

OL-1 Surface Water Sample July 1996/August 1996/Sept. 1997

GROUNDWATER

Soil Boring With Temporary Well Point Sample (Deep Sample Collected) September 1993

★ 38-51 September 1993 ● 38-64 September 1997

MM-7 Monitoring Well Nest
Deep And Shallow Well Samples
April 1992/Sept.-Oct. 1993/
Nov.-Dec. 1993/July 1996/Sept. 1997
(Duplicote Results Are Averaged)

-/-/1.5/1.4/- Sand Aquifer Shallow Well Sand Aquifer Deep Well

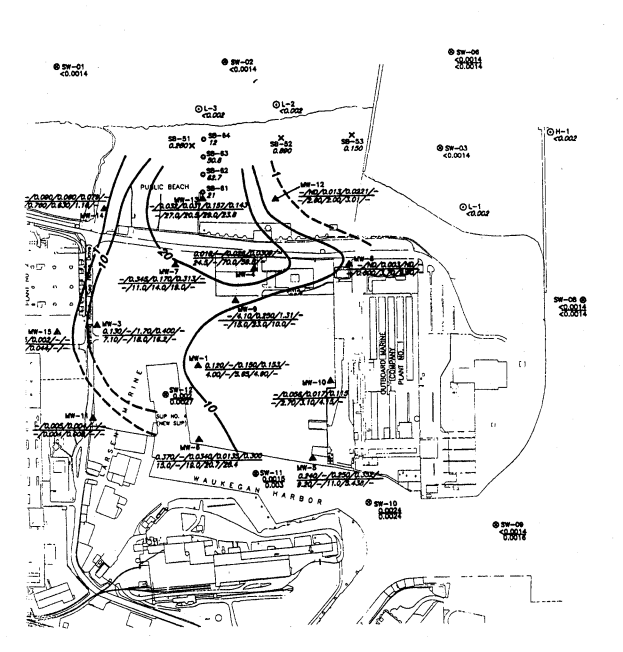
Not Sampled During Indicated Sampling Event

Ammonia Concentration Contour (mg/L) 1996 Samples (1997 If Available) For Deep Monitoring Wells And 1997 Temporary Well Point Samples (Dashed Segments Indicate Lock Of Bounding Data)

Figure 9

AMMONIA CONCENTRATIONS IN GROUNDWATER
AND SURFACE WATER
(Concentrations in mg/L)
Waukegan Manufactured Gas And Coke Plant





SURFACE WATER

Surface Water Sample
August 1993

0.0014 Shallow Sample 0.0014 Deep Sample

Note: In Water Less Than 10 Feet Deep, Only The Shallow Sample Was Collected.

Surface Water Sample
July 1996

GROUNDWATER

Soil Boring With Temporary Well Point Sample (Deep Sample Shown)

X 58-51 September 1993 • 58-64 September 1997

Monitoring Well Nest
Deep And Shallow Well Samples
April 1992/Sept.-0ct. 1993/
Nov.-Dec. 1993/July 1995/Sept. 1997
(Duplicate Results Are Averaged)

0.240/-/0.290/0.352/-9.2/-/11.0/3.434/- Sand Aquifer Deep Well

Not Detected

Not Sampled During Indicated Sampling Event

Arsenic Concentration Contour (mg/L)
1996 Samples (1997 if Available)
For Deep Monitoring Wells And
1997 Temporary Well
Point Samples
(Dashed Segments Indicate
Lack Of Bounding Data)

Figure 10

ARSENIC CONCENTRATIONS IN GROUNDWATER
AND SURFACE WATER
(Concentrations In mg/L)
Waukegan Manufactured Gas And Coke Plant

400 SCALE IN FEET

SURFACE WATER

⊕ sw-os ⊕ Surface Water Sample Location August 1993

Shallow Sample
Deep Sample

Note:

In Water Less Than 10 Feet Deep. Only The Shallow Sample Was Collected.

Surface Water Sample Location July 1996/August 1996/September 1997

GROUNDWATER

Monitoring Well Nest
Deep And Shallow Well Samples
April 1992/Sept.—Oct. 1993/
Nov.—Dec. 1993/July 1996/Sept. 1997
(Duplicate Results Are Averaged)

Ø April 1992.Sept.—Oct. 1993, And Nov.—Dec. 1993 @July 1996 And Sept. 1997

Acest - 122/- 2006/1006/- Sand Aquifer Shallow Well Sond Aquifer Deep Well

Not Detected

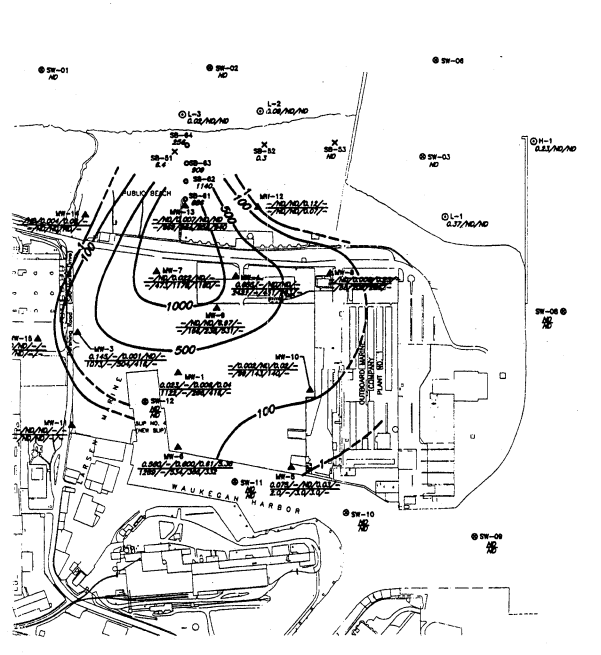
Not Sampled During Indicated Sampling Event

Total Phenois Concentration Contour (mg/L) 1996 Samples (1997 If Available) For Deep Monitoring Wells And 1997 Temporary Well Point Samples (Dashed Segments Indicate Lack Of Bounding Data)

Note:

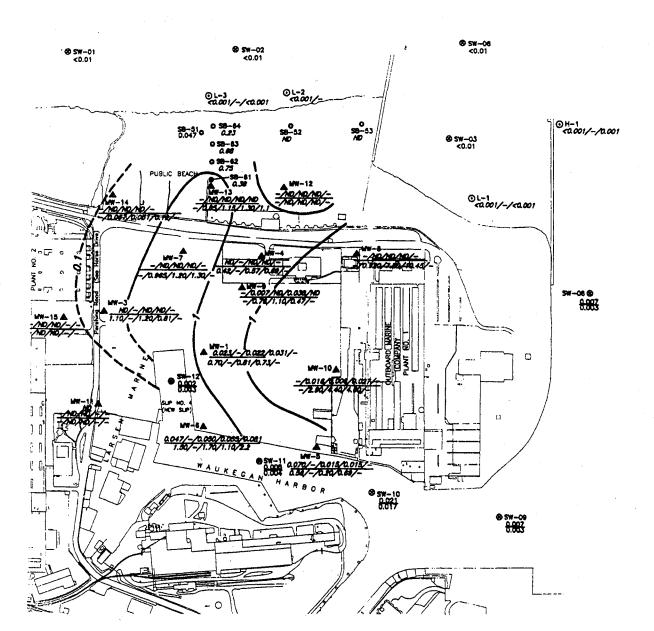
- Totals Determined By Summation Of Phenolic Compounds By Method 8270.
- 2 Totals Determined By 4AAP Analytical Method.

Figure 11 TOTAL PHENOLS CONCENTRATIONS IN GROUNDWATER AND SURFACE WATER (Concentrations In mg/L) Waukegan Manufactured Gas And Coke Plant









SURFACE WATER

Surface Water Sample
August 1993

<0.01 Shallow Sample <0.01 Deep Sample

Note:

In Water Less Than 10 Feet Deep, Only The Shallow Sample Was Collected.

Ot-1 Surface Water Sample
July 1996/August 1996/September 1997

GROUNDWATER

Soil Boring With Temporary Well Point Sample (Deep Sample Collected)

X 58-51 September 1993 • 58-64 September 1997

▲ MW-7

Monitoring Well Nest
Deep And Shollow Well Samples
April 1992/Sept.—Oct. 1993/
Nov.—Dec. 1993/July 1996/Sept. 1997
(With Duplicate Results, Where Applicable)

2070/-/2015/2015/-254/-/250/200/-Sand Aquifer Deep Well

Not Detected

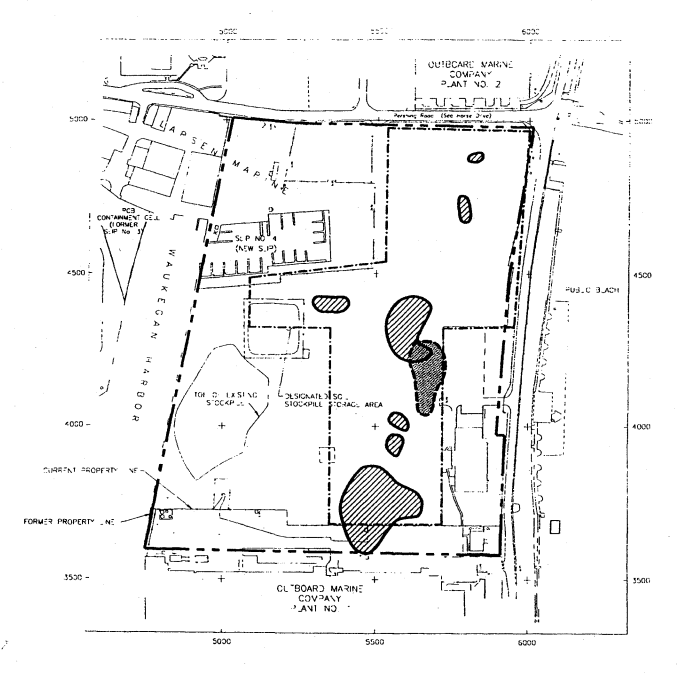
Not Sampled During Indicated Sampling Ev

Benzene Concentration Contour (mg/L) 1996 Samples (1997 If Available) For Deep Monitoring Wells And 1997 Temporary Well Point Samples

Point Samples
(Dashed Segments Indicate
Lack Of Bounding Data)

Figure 12

BENZENE CONCENTRATIONS IN GROUNDWATER
AND SURFACE WATER
(Concentrations In mg/L)
Waukegan Manufactured Gas And Coke Plant



- Marginal Zone Soil

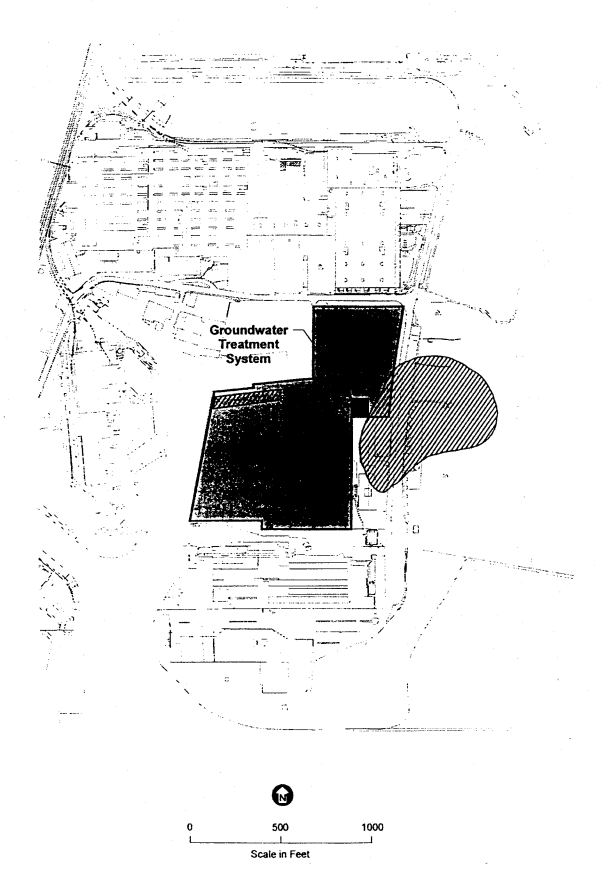
PAH Remediation Zone

Arsenic Remediation Zone

NOTE: Information Based On Test Trench Lags And Soil Boring Lags.



Figure 13
ANTICIFATED AREA OF SOIL REMEDIATION

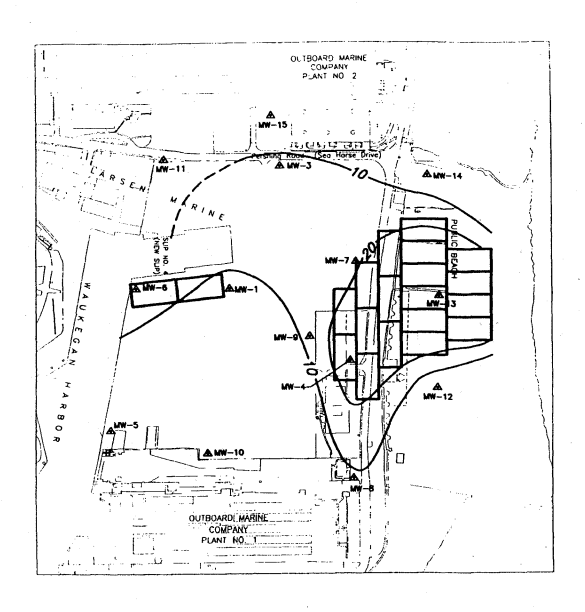




Phytoremediation Cap

Groundwater Treatment Zone

Figure 14
Waukegan Manufactured Gas & Coke Plant Site



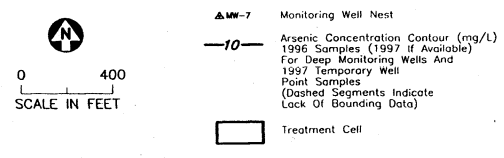
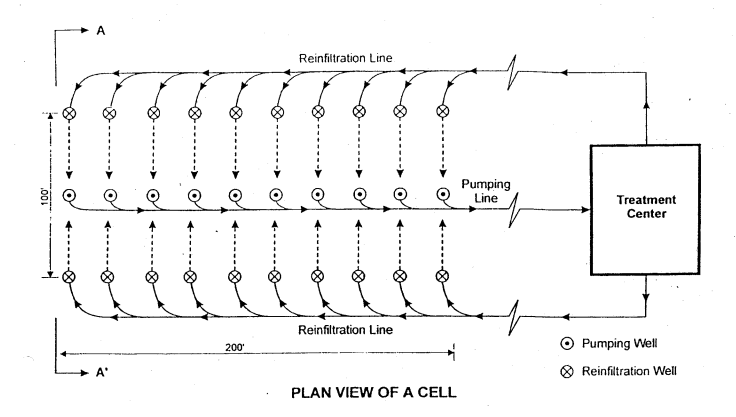
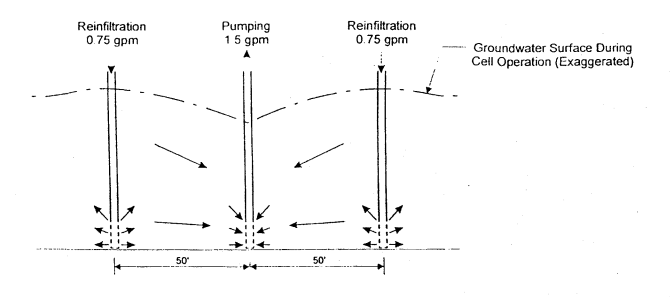


Figure 15.

TREATMENT CELL IMPLEMENTATION ZONE
Waukegan Manufactured Gas & Coke Plant Site





CROSS SECTION VIEW OF A CELL

Figure 16.
CONCEPTUAL LAYOUT FOR A TYPICAL CELL
Waukegan Manufactured Gas & Coke Plant Site

APPENDIX A

ADMINISTRATIVE RECORD INDEX AND LOCATIONS OF REPOSITORIES:

U.S. EPA Docket Room for Region V Chicago, Illinois

> Waukegan Public Library 128 North County Street Waukegan, Illinois

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ADMINISTRATIVE RECORD FOR

WAUKEGAN HARBOR COKE PLANT SITE WAUKEGAN, ILLINOIS

JUNE 6, 1990

<u>NO.</u>	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION PA	AGES
1	02/06/90	Fort, J., Gardner, Carton & Douglas and J. Crawford, OMC	Justus, N., U.S. EPA	Letters re: Outboard Marine Corp. response to the request for Information pursuant to Section 104(e) of the CERCLA concerning the Waukegan Harbor Coke Plant Site	367
2	02/09/90	Bentley, L., General Motors Corp.	Justus, N., U.S. EPA	Letters re: General Motors response to U.S. EPA's 104(e) request for information pertaining to Outboard Marine Corp.	407
3	03/06/90	Karr, G., Rooks, Pitts & Poust	Field, R., U.S. EPA	Letters re: U.S. EPA 104(e) Request; OMC Site, with the original Affidavit for William Turk, Comptroller for Elgin Joliet & Eastern Railway Co., deeds, licenses, leases, ease- ments and maps attached	447
4	04/02/90	Keller, D., Bell, Boyd & Lloyd	Justus, N., U.S. EPA	Letters re: North Shore Gas Co.'s response to the U.S. EPA's Request for Information pursuant to Section 104(e) of the CERCLA and Section 3007 of the RCRA, regarding the Outboard Marine Corp. Site in Waukegan, IL	574
			UPDATE #1 FEBRUARY 10, 1992		
1	07/01/91	Barr Engineering Co. for North Shore Gas Co.	U.S. EPA	Site Safety Plan	81
2	08/16/91	Brissette, K., Canonie Environmental	Nolan, C., U.S. EPA	Cover Letter/Report on Soil & Water Data from the New Slip Area	146

Waukegan Harbor Coke Plant AR Original/Update #1 Page 2

NO.	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION PAGES	
3	10/24/91	Barr Engineering Co. for North Shore Gas Co.	U.S. EPA	Final Sampling & Anal- 324 ysis Plan Vol. II: Quality Assurance Project Plan	
4	10/24/91	Barr Engineering Co. for North Shore Gas Co.	U.S. EPA	Final Sampling & Anal- 156 ysis Plan Vol. I: Field Sampling Plan	,
. 5	10/24/91	Barr Engineering Co. for North Shore Gas Co.	U.S. EPA	Remedial Investigation/ 204 Feasibility Study Final Work Plan	
6	10/25/91	Selman, R., Bell, Boyd & Lloyd	Mulroney, S., U.S. EPA	Correspondence on Access Agreement/Unsigned License Agreement Attached	3
7	12/13/91	Kissel, R., Gardner, Carton & Douglas	Mulroney, S., U.S. EPA	Correspondence regarding 1 Access Agreement	l
8	12/18/91	Watson, J., Gardner, Carton & Douglas	Mulroney, S., U.S. EPA	Cover Letter/Signed & License Agreement	8
9	12/27/91	Selman, R., Bell, Boyd & Lloyd	Mulroney, S., U.S. EPA	Letter Report 28	3
10	01/08/92	Selman, R., Bell, Boyd & Lloyd	Mulroney, S., U.S. EPA & R., Kissel, Gardner, Carton & Douglas	Correspondence/Unsigned Elicense Agreement	8
11	01/17/92	Watson, J., Gardner, Carton & Douglas	Selman, R., Bell, Boyd & Lloyd	Correspondence/Unsigned 1 Revised Draft of License Agreement	1
12	01/27/92	Mulroney, S., U.S. EPA	Selman, R., Bell, Boyd & ⁽ Lloyd	Correspondence regarding Agreement between North Shore Gas & OMC for Access to the Coke Plant Site	1
13	01/29/92	Selman, R., Bell, Boyd	Kissel, R., Gardner, Carton & Douglas	Correspondence regarding the Waukegan Coke Plant Site License Agreement	3

Waukegan Harbor Coke Plant AR Original/Update #1 Page 3

<u>NO.</u>	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION	PAGES
14	02/04/92	Nolan, C., U.S. EPA	Crawford, R., OMC	Correspondence: Access to OMC Property	1

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U.S. EPA ADMINISTRATIVE RECORD WAUKEGAN HARBOR COKE PLANT SITE WAUKEGAN, ILLINOIS UPDATE #2 08/24/93

BOC#	BATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION	PAGES
1	12/29/89	Kelley, J., U.S. EPA	General Motors Corporation	104(e) Request for Information	12
2	05/17/90	Fort, J., Gardner, Carton & Bouglas	Field, R., U.S. EPA	Letter re: Applicability of RCRA Waste Pile Regulations	11
3	05/30/90	Kelley, J., U.S. EPA	Recipients	General Notice of Potential Liability, with Attachments (Administrative Order on Consent re: RI/FS and Statement of Nork for Conducting a RI/FS)	66
. 4	08/01/90	Baddeley, B.J., OMC	Molam, C., U.S. EPA	Letter re: OMC's "Good Faith" Offer (Unsigned)	2
5	04/30/91	Molan, C., U.S. EPA	Dayle, P., Peoples Gas Light and Cote Company	Letter re: Disapproval of the Work Plan, with U.S. EPA and IEPA Comments	; 42
6	06/11/91	Molan, C., U.S. EPA	Lenzi, S., OMC	Letter re: General Expectations Concerning the Final Bata Report (Unsigned)	1
7	06/12/91	Langseth, J., Barr Engineering Co.	Molan, C., U.S. EPA	Comments on Braft Work Plan and Associated Documents (With Attachments)	32
9	06/13/91	Nolan, C., U.S. EPA	Reif, M. and Langseth, J., Barr Engineering Company	Meao re: Response to Items Discussed at 5/30/91 Meeting and Conference Call on 6/6/91	2
9	06/18/91	Relf, H., Barr Engineering Company	Melan, C., U.S. EPA	Letter re: Schedule for Submittal of Work Plan and Associated Documents	1
10	07/01/91	Barr Engineering Company	U.S. EPA	Technical Henorandum for Proposed Hodeling for RI/FS	26
11	07/01/91	Langseth, J., Barr Engineering Company	Nolen, C., U.S. EPA	Transmittal Letter for the RI/FS Mork Plan, Field Sampling Plan, Site Safety Plan, and the Technical Memorandum on Proposed Modeling	1
12	07/12/91	Barr Engineering Company	North Shore Gas Company	Technical Hemorandum for Treatability Studies	28
13	07/12/91	Langseth, J., Barr Engineering Company	Molan, C., U.S. EPA	Transmittal Letter for the GAPP, Technical Memorandum on Treatability Studies, and the Draft Technical Memorandum on PRGs/ARARs	1

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	90C4	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION	PAGES	
	14	00/23/91	Schupp, G., U.S. EPA	Mayka, J., U.S. EPA.	Quality Assurance Section's Review of the First Revision QAPP	9	
	15	09/12/91	Mayer, S., IEPA	Molan, C., U.S. EPA	Letter Maning Tracy Fitzgerald as the New IEPA Project Coordinator	1	
	16	09/20/91	Molan, C., U.S. EPA	Boyle, P., Peoples Gas Light and Cote Company	Final Comments on the Nork Plan (with Mandwritten Comments)	4	
	17	09/24/91	Schupp, 8., U.S. EPA	Mayka, J., U.S. EPA	Quality Assurance Section's Review of Initial Braft DAPP for Oversight Activities	6	
	18	10/11/91	Payne, B., U.S. EPA	Mayka, J., U.S. EPA	Laboratory Evaluation of CH2M-Hill	8	
•	19	10/24/91	Barr Engineering Company	U.S. EPA	RI/FS, Final Work Plan	204	
•	20	11/15/91	Molan, C., U.S. EPA	Boyle, P., Peoples Gas Light and Cote Company	Letter re: Approval of the Work Plan	2	
	21	11/21/91	Jones, V., U.S. EPA	Dikinis, J., U.S. EPA	Approval of the First Revision GAPP for Oversight Activities, with Comments	14	
	22	01/09/92	Holan, C., U.S. EPA	Boyle, P., Peoples Gas Light and Coke Co.	Letter re: GAPP and Phase I Hodifications Approval	1	
	23	07/16/92	Molan, C., U.S. EPA	Boyle, P., North Shore Gas Co./Peopl- es Gas	U.S. EPA's Comments on the Braft Technical Memorandum for Preliminary Remediation Goals (PRGs) and ARARS	3	
	24	08/00/92	Barr Engineering Company	U.S. EPA	RI/FS, Phase I Technical Memorandum (Appendix D)	1617	
	25	09/04/92	Elly, C., CRL, U.S. EPA	PRC	Analysis of Sample Data Package for Case 8 18320	49	
	26	09/04/92	Barr Engineering Company	North Shore Gas Company	Revised Technical Memorandum for Preliminary Remediation Goals (PRGs) and Applicable or Relevant and Appropriate Requirements (ARARs)	46	
	27	10/20/92	Hersenann, R., PRC	Bolen, W., U.S. EPA	Summary Hemorandum: Oversight of Phase I Remedial Investigation Activities (Harch 1992-April 1992)	95	

DOC\$	BATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION	PAGES
28	01/00/93	U.S. EPA	Public	Fact Sheet: "Superfund Study Underway"	6
29	01/11/93	Bolen, W., U.S. EPA	Langueth, J., Barr Engineering Company	U.S. EPA's Comments on the Phase I Ground Mater Modeling as Outlined in the "Proposed Modeling for RI/FS Technical Memorandum" and the "Phase I RI/FS Technical Memorandum"	5
				(Includes Handwritten Comments)	
30	02/03/93	Bolen, W., U.S. EPA	Langseth, J., Barr Engineering Company	U.S. EPA and IEPA's Comments to the Phase I Technical Memorandum	. 1
31	02/18/93	Bolen, W., U.S. EPA	Langueth, J., Barr Engineering Company	IEPA's Response to the Revised Technical Memorandum for PRGs and ARARs	5
32	02/23/93	Langseth, J., Barr Engineering Company	Bolen, W., U.S. EPA	Letter re: Receipt of U.S. EPA Comments on the Phase I Technical Memorandum and the Proposed Modeling	
22	03/15/93	Langseth, J., Barr Engineering Company	Bolen, W., U.S. EPA	Letter Summarizing the Agreements Reached at the Harch 5, 1993 Neeting of Representatives and Consultants to North Shore Gas, U.S. EPA and the IEPA	8
34	04/00/93	Barr Engineering Company	U.S. EPA	RI/FS, Phase I Technical Memorandum (Appendices A-C, E-H)	414
35	04/02/93	Balen, M., U.S. EPA	Langsoth, J., Barr Engineering Company	Letter re: Request for Justification Concerning Sampling of the Sand and Waste Pile	
36	05/21/93	Bolen, W., U.S. EPA	Langseth, J., Barr Engineering Company	U.S. EPA and IEPA's Comments on the RI/FS Phase I Technical Memorandum	10
37	06/08/93	Fitzgerald, T.E., IEPA	Bolen, W., U.S. EPA	Letter re: IEPA's Position Regarding the Discharge of Pollution Control Nater Onsite	2
28	06/16/93	Langseth, J., Barr Engineering Company	Bolen, W., U.S. EPA	Letter re: Conclusions Reached During the June 7, 1993 Conference Call re: the IEPA Comment Letter on the RI/FS Phase I Technical Memorandum	4
39	06/20/93	Langseth, J., Barr Engineering Company	Bolen, W., U.S. EPA	Barr's Response to Comments on the April 1993 RI/FS, Phase I Technical Memorandum	205
40	07/00/93	Barr Engineering Company	U.S. EPA	RI/FS Phase I Technical Negorandum	350
41	07/13/93	Willman, G., IEPA	Bolen, W., U.S. EPA	Letter re: IEPA's Concurrence on Barr's Response to Agency Comments on the April 1993 Phase I Technical Memorandum	1

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	00C0	MTE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION	PAGES
	42	07/14/93	Fitzgerald, T.E., IEPA	Balen, W., U.S. EPA	IEPA's Written Approval of the Phase II Work Plan	i
: · · ,	43	07/14/93	Balen, W., U.S. EPA	Langseth, J., Barr Engineering Company	Letter re: Approval of the Phase II Work Plan, with Listed Exceptions	1.
	. 44	07/15/93	Langseth, J., Barr Engineering Company	Lenzi, G., OMC	Letter res Raised Questions Concerning the Storage of PCB-Containing Materials	2
	45	07/28/93	Bolen, W., U.S. EPA	Recipients	Hemo Indicating That the Phase I Technical Hemorandum Should Be Considered Final	1

ADMINISTRATIVE RECORD

FOR

WAUKEGAN MANUFACTURED GAS AND COKE PLANT SITE WAUKEGAN, ILLINOIS

UPDATE #3 FEBRUARY 19, 1999

NO.	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION PAGES
. 1	06/11/93	Traweek, L., American Gas Association	Recipients	Memorandum re: Edison 13 Electric Institute's Manufactured Gas Plant Remediation Strategy w/ Attachments
2	02/00/95	Barr Engineering Company	U.S. EPA	Remedial Investigation 1115 Report for the Waukegan Manufactured Gas and Coke Plant Site
3	1997-1999	Langseth, J., Barr Engineering Company	Bellot, M., U.S. EPA	Monthly Progress Reports 41 for the Periods October- December 1997; January, March, May and July 1998; September-December 1998; and January 1999 for the Waukegan Manufactured Gas and Coke Plant Site
4	12/09/97	VanDuyn, S., Barr Engineering Company	Bellot, M., U.S. EPA	Letter Transmitting 29 Tabulated Data from the September 1997 Beach Transect and Lake Sampling at the Waukegan Manufac- tured Gas and Coke Plant Site
5	1998	U.S. EPA	File	Work Plan: 1998 24 Waukegan Harbor and Lake Michigan Surface Water Sampling for the Waukegan Manufactured Gas and Coke Plant Site
6	04/29/98	Brown, R., et al; Fluor Daniel GTI	North Shore Gas Company/ General Motors Corporation	Treatability Study to 184 Evaluate Aerobic Bio- remediation of Contam- inated site Groundwater at the Waukegan Manufac- tured Gas and Coke Plant Site
7	05/14/98	Fletcher, J., University of Oklahoma	U.S. EPA	Report: Implementation 31 of Phytoremediation at the Waukegan Manufactured Gas and Coke Plant Site

Waukegan Coke Plant Site Update #3 Page 2

NO.	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION E	PAGES
8	06/29/98	Willman, G., IEPA	Rich, N.; Katten, Muchin & Zavis	Letter Transmitting IEPA's "Procedure for Determination of a Class II Groundwater" Document	9
9	06/30/98	Langseth, J., Barr Engineering Company	Bellot, M., U.S. EPA	Letter Transmitting Two Sets of Field Sampling Reports for Sampling Completed During 1997- 1998 for the Waukegan Manufactured Gas and Coke Plant Site	152
10	08/00/98	U.S. EPA/ OSWER	E.P.A.	Technology Fact Sheet: A Citizen's Guide to Phytoremediation (EPA 542-F-98-011)	6
11	08/27/98	Langseth, J., Barr Engineering Company	Bellot, M., U.S. EPA	Letter re: Results of the June 30 - July 2, 1998 Surface Water Sampling Near the Wau- kegan Manufactured Gas and Coke Plant Site	29
12	11/06/98	Barr Engineering Company	U.S. EPA	Feasibility Study for the Waukegan Manufactured Gas and Coke Plant Site	789 I
13	11/13/98	Larsen, J., Larsen Marine Service	Bellot, M., U.S. EPA	Letter re: U.S. EPA's Remediation Plan for the Waukegan Manufactured Gas and Coke Plant Site	1
14	11/20/98	Langseth, J., Barr Engineering Company	Bellot, M., U.S. EPA	Letter re: Results of the September 15-18, 1998 Surface Water Sampling Near the Waukegan Manufactured Gas and Coke Plant Site	29
15	02/00/99	U.S. EPA		Letter re: U.S. EPA's Approval of the Feas- ibility Study Report for the Waukegan Manu- factured Gas and Coke Plant Site (PENDING)	
16	02/00/99	U.S. EPA		Fact Sheet: Proposed Plan for the Outboard Marine Company/Waukegan Coke Plant Superfund Site	10

Waukegan Coke Plant Site Update #3 Page 3

NO.	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION	PAGES
17	02/19/99	U.S. EPA		Proposed Plan for the Outboard Marine Company Waukegan Coke Plant Sit	

ADMINISTRATIVE RECORD

FOR

WAUKEGAN MANUFACTURED GAS AND COKE PLANT SITE WAUKEGAN, ILLINOIS

UPDATE #4 JUNE 7, 1999

<u>NO.</u>	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION PAGES
1	03/04/99	Graham, W., Glen Ellyn, IL Resident	Pope, J., U.S. EPA/ OPA	FAX Transmission re: 9 Comments on the Proposed Plan for the OMC/Waukegan Coke Plant Site w/ Attachment
2	04/19/99	Beck, J., U.S. EPA	Bellot, M., et al.; U.S. EPA	E-Mail Transmission re: 1 Comments on the Proposed Plan for the OMC/Waukegan Coke Plant Site
3	04/23/99	Elgin Joliet and Eastern Railway Company	Pope, J., U.S. EPA/ OPA	Letter re: EJ&E's 8 Comments on the Proposed Plan for the OMC/Waukegan Coke Plant Site
4	04/23/99	Crawford, J., Outboard Marine Corporation	Pope, J., U.S. EPA	Letter re: OMC's 269 Comments on the Proposed Plan and Feasibility Study for the OMC/Waukegan Coke Plant Superfund Site
5	05/20/99	Andrae, W., CH2M Hill	Tennenbaum, S., U.S. EPA	Cover Letter Forwarding 1 Public Comments Received for the Waukegan Manu- factured Gas and Coke Plant Site (SEE DOCUMENTS #1-4)

ADMINISTRATIVE RECORD

FOR

WAUKEGAN MANUFACTURED GAS AND COKE PLANT SITE WAUKEGAN, ILLINOIS

UPDATE #5 SEPTEMBER 28, 1999

NO.	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION PAGE	<u>ges</u>
1	05/00/92	U.S. EPA/ OSWER	U.S. EPA	Superfund Accelerated Cleanup Bulletin: Pre- sumptive Remedies for Wood Treatment Facilities (Publication 9203.1-021)	3
2	04/00/93	U.S. EPA/ OSWER	U.S. EPA	Quick Reference Fact Sheet: Presumptive Remedies: Technology Selection Guide for Wood Treater Sites(Publication 9360.0-46FS; EPA 540-F- 93-020)	8
3	04/26/93	U.S. EPA/ OSWER	U.S. EPA	Memorandum: Remediation of Historic Manufactured Gas Plant Sites	3
4	12/00/95	U.S. EPA/ OSWER	U.S. EPA	Guidance: Presumptive Remedies for Soils, Sediments, and Sludges at Wood Treater Sites (OSWER Directive: 9200.5- 162; EPA/540/R-95/128; PB 95-963410)	61
5	08/04/97	U.S. EPA	U.S. EPA	Feasibility Study/Record of Decision Analysis for Wood Treater Sites with Contaminated Soils, Sedi- ments, and Sludges	75
6	01/26/99	Cotsworth, E., U.S. EPA/ OSWER	Hammond, S., New York State Department of Environmental Conservation	Letter re: Processes Used to Decharacterize Coal Tar Wastes at Manufactured Gas Plant (MGP) Sites in New York State w/Attachment	6
7	03/03/99	L&L Reporting	U.S. EPA	Transcript of March 3, 1999 Public Meeting re: the Outboard Marine/ Waukegan Coke Plant Site	66
8	03/05/99	Skinner, T., Illinois EPA	Muno, W., U.S. EPA	Letter re: Illinois EPA's Concurrence on the Proposed Plan for the Waukegan Manufactured Gas and Coke Plant Site	1

Waukegan Coke Plant AR Update #5 Page 2

NO.	DATE	AUTHOR	RECIPIENT	TITLE/DESCRIPTION PA	AGES
9	06/00/99	Barr Engineering Company	U.S. EPA	Feasibility Study Addendum for the Waukegan Manufactured Gas and Coke Plant Site	
10	00/00/00	U.S. EPA	Public	Record of Decision for Waukegan Manufactured Gas and Coke Plant Site (PENDING)	